

Justice Assistance Grant

FFY 2019-2021 Justice Assistance Grant

Eligibility Forms

Lisa Brown Director

Eligibility Requirements:	
Statement of Assurances Form 1	
Debarment, Suspension, Ineligibility and Voluntary Exclusion Lower Tier Covered Transactions (Sub-Recipient)Form 2	
Certification Regarding Lobbying, Debarment, Suspension and Other Responsibility Matters; and Drug-Free Workplace Requirements	
National Environmental Policy Act (NEPA)Form 4	
Acknowledgement of Federal Funds	
Acknowledgement of Allowable and Unallowable CostsForm 6	
Compliance with Relevant Federal and State Laws	
CTFLI TrainingForm 8	
Civil Rights TrainingForm 9	
Civil Rights Requirements Form 10	
Equal Employment Opportunity Plan (EEOP) Certification	
Office of Civil Rights Compliance Checklist	
Federal Funding Accountability and Transparency Act CertificateForm 13	
Commercial Insurance, Risk Pool or Self Insurance	
General Information Regarding Risk Assessment	
Customer Satisfaction and Improvement:	
Customer Satisfaction and Improvement Form Form 16	
SUBMISSION OF THIS PACKET	
One electronic copy of these Certifications and Assurances <u>must</u> be completed and subne eligible to receive reimbursement with federal funds (any funds under this program).	nitted 1

DUE DATE

The package should be received by COMMERCE no later than November 30, 2021. Submission after this date will cause delay in your being eligible to receive reimbursement under this program.

SUBMIT APPLICATION FORMS TO:

Email:

abigail.snyder@commerce.wa.gov

Note¹: PDF is the preferred format for electronic submission

If you have questions regarding the application or need technical assistance, please contact Abbie Snyder at abigail.snyder@commerce.wa.gov.

ELIGIBILITY FORMS

STATEMENT OF ASSURANCES

The applicant:

- 1. Has sufficient fiscal and management controls to implement and maintain the program in accordance with this application and program requirements. The Applicant has sufficient monetary resources to implement and maintain program operations in accordance with this contract.
- Will provide full cooperation of administrative and program staff, and will provide availability of all records upon request and convenience of staff from the Department of Commerce; Office of the State Auditor; or U.S. Department of Justice, who are charged with monitoring program compliance and the use of funds provided.
- 3. Will comply with the requirements of the Justice Assistance Grant Program as published by the Department of Commerce and relevant federal agencies, and as embodied in statute.
- 4. Will comply with Title V of the Anti-Drug Abuse Act of 1988 and regulations promulgated by the federal government to maintain a drug-free workplace.
- 5. Will comply with Title II of the Americans with Disabilities Act of 1990.
- 6. Will not undertake any prohibited political activities with these funds including, but not limited to, voter registration; partisan political activity; lobbying congress, the Legislature, or any federal or state agency for project of jurisdictionally specific activity; or campaign for any ballot measure. Will comply with the provisions of Title 28, Code of Federal Regulations; Part 61, Procedures for Implementing the National Environmental Policy Act; and Part 63, Floodplain Management and Wetland Protection Procedures.
- 7. Guarantees that in performing any contract, purchase, or other agreement, the organization shall not discriminate against any employee or applicant for employment because of race, color, religion, age, sex, marital status, national origin, political affiliation, or the presence of any sensory, mental, or physical disability. The organization agrees to take affirmative action to ensure that applicants are employed and that employees are treated during the employment without discrimination because of their race, color, religion, age, sex, political affiliation, handicap or national origin. Such action shall include, but not be limited to, employment upgrading, demotion or transfer, recruitment and recruitment advertising, layoff or termination, rates of pay or other forms of compensation, and training. This guarantee shall implement federal, state, and any local equal opportunity and non-discrimination statutes. The applicant further will, without delay, bring any finding of an equal opportunity or non-discrimination violation to the attention of the Department of Commerce.

PLEASE NOTE: THE DEPARTMENT'S ACCEPTANCE OF THIS APPLICATION FOR FUNDING IS SUBJECT TO SUBSEQUENT COMPLIANCE REVIEWS THAT MAY REQUIRE CORRECTIVE ACTION BY THE APPLICANT. AUTHORIZED SIGNATURE BY THE APPLICANT GUARANTEES ASSURANCES THAT ARE CONTAINED ON THE APPLICATION FACE SHEET.

9. Authorized Signature for the Applicant:		
SIGNATURE	DATE	
PRINTED NAME OF SIGNATURE	TITLE	

U.S. DEPARTMENT OF JUSTICE OFFICE OF JUSTICE PROGRAMS OFFICE OF THE COMPTROLLER

CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION LOWER TIER COVERED TRANSACTIONS (SUB-RECIPIENT)

This certification is required by the regulations implementing Executive Order 12549, Debarment and Suspension, 28 CFR Part 67, Section 67.510, Participants' responsibilities. The regulations were published as Part VII of the May 26, 1988 *Federal Register* (pages 19160-19211).

(BEFORE COMPLETING CERTIFICATION, READ INSTRUCTIONS ON REVERSE)

- (1) The prospective lower tier participant certifies by submission of this proposal that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- (2) Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

Robert Harrison, City Manager	
Name and Title of Authorized Representative	
Signature	Date
Signature	Date
City of Yakima	
Name of Organization	
$123\ N\ 2^{nd}\ Street,\ Yakima,\ WA\ 98901$	
Address of Organization	

INSTRUCTIONS FOR CERTIFICATION

- 1. By signing and submitting this proposal, the prospective lower-tier participant is providing the certification set out below.
- 2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower-tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
- 3. The prospective lower-tier participant shall provide immediate written notice to the person to whom this proposal is submitted if at any time the prospective lower-tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 4. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower-tier covered transaction," "participant," "person," "primary covered transaction," "principal," "proposal," and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549.
- 5. The prospective lower-tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower-tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
- 6. The prospective lower-tier participant further agrees by submitting this proposal that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion Lower Tier Covered Transactions," without modification, in all lower-tier covered transactions and in all solicitations for lower-tier covered transactions.
- 7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower-tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may check the Non-procurement List.
- 8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 9. Except for transactions authorized under Paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntary excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment

7

U.S. DEPARTMENT OF JUSTICE OFFICE OF JUSTICE PROGRAMS OFFICE OF THE COMPTROLLER

CERTIFICATIONS REGARDING LOBBYING; DEBARMENT, SUSPENSION AND OTHER RESPONSIBILITY MATTERS AND DRUG-FREE WORKPLACE REQUIREMENTS

Applicants should refer to the regulations cited below to determine the certification to which they are required to attest. Applicants should also review the instructions for certification included in the regulations before completing this form. Signature of this form provides for compliance with certification requirements under 28 CFR Part 69, "New Restrictions on Lobbying" and 28 CFR Part 67, "Government-wide Debarment and Suspension (Non-procurement) and Government-wide Requirements for Drug-Free Workplace (Grants)." The certifications shall be treated as a material representation of fact upon which reliance will be placed when the Department of Justice determines to award the covered transaction, grant, or cooperative agreement.

1. LOBBYING

As required by Section 1352, Title 31 of the U.S. Code, and implemented at 28 CFR Part 69, for persons entering into a grant or cooperative agreement over \$100,000, as defined at 28 CFR Part 69, the applicant certifies that:

- (a) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the making of any Federal grant, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal grant or cooperative agreement;
- (b) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal grant or cooperative agreement, the undersigned shall complete and submit Standard Form - LLL, "Disclosure of Lobbying Activities." in accordance with its instructions:
- (c) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subgrants, contracts under grants and cooperative agreements, and subcontracts) and that all sub-recipients shall certify and disclose accordingly.

2. DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITY MATTERS (DIRECT RECIPIENT)

As required by Executive Order 12549, Debarment and Suspension, and implemented at 28 CFR Part 67, for prospective participants in primary covered transactions, as defined at 28 CFR Part 67, Section 67.510

A. The applicant certifies that it and its principals:

- (a) Are not presently debarred, suspended, proposed for debarment, declared ineligible, sentenced to a denial of Federal benefits by a State or Federal court, or voluntarily excluded from covered transactions by any Federal department or agency:
- (b) Have not within a three-year period preceding this application been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- (c) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and (d) Have not within a three-year period preceding this application had one or more public transactions (Federal, State, or local) terminated for cause or default; and
- B. Where the applicant is unable to certify to any of the statements in this certification, he or she shall attach an explanation to this application.

3. DRUG-FREE WORKPLACE (GRANTEES OTHER THAN INDIVIDUALS)

As required by the Drug-Free Workplace Act of 1988, and implemented at 28 CFR Part 67, Subpart F, for grantees, as defined at 28 CFR Part 67 Sections 67.615 and 67.620

- A. The applicant certifies that it will or will continue to provide a drug-free workplace by:
 - (a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition;
 - (b) Establishing an on-going drug-free awareness program to inform employees about
 - (1) The dangers of drug abuse in the workplace;
 - (2) The grantee's policy of maintaining a drug-free workplace;
 - (3) Any available drug counseling, rehabilitation, and employee assistance programs; and
 - (4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
 - (b) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a);
 - (c) Notifying the employee in the statement required by paragraph (a) that, as a condition of employment under the grant, the employee will
 - (1) Abide by the terms of the statement; and
 - (2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction;
 - (d) Notifying the agency, in writing, within 10 calendar days after receiving notice under subparagraph (d)(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to

Department of Justice Office of Justice Programs ATTN: Control Desk 810 Seventh Street, N.W., Washington, D.C. 20531

Notice shall include the identification number(s) of each affected grant;

- (e) Taking one of the following actions, within 30 calendar days of receiving notice under subparagraph (d)(2), with respect to any employee who is so convicted
 - (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
 - (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;
- (f) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a), (b), (c), (d), (e), and (f).
- B. The grantee may insert in the space provided below the site(s) for the performance of work done in connection with the specific grant:

Pla	ace of Performance (Street address, city, county, state, zip o <u>Statewide</u>	ode)			
Ch	neck \underline{X} if there are workplaces on file that are not identified	d here.			
cer app	Section 67, 630 of the regulations provides that a grantee that is a State may elect to make one certification in each Federal fiscal year. A copy of which should be included with each application for Department of Justice funding. States and State agencies may elect to use OJP Form 4061/7.				
Ch	neck if the State has elected to complete OJP Form 406	1/7.			
	the duly authorized representative of the applicant, I hereby mply with the above certifications.	certify that the applicant will			
1.	Grantee Name and Address: City of Yakima				
	<u>123 N 2nd Street, Yakima, WA 98901</u>				
2.	Application Number and/or Project Name: Walk About Yakima				
3.	Grantee IRS/Vendor Number 916001293				
4.	Type/Print Name and Title of Authorized Representative Robert Harrison				
	<u>City Manager</u>				
5.	Signature	6. Date			

OJP FORM 4061/6 (3-91) REPLACES OJP FORMS 4061/2, 4061/3 AND 4061/4 WHICH ARE OBSOLETE. OFFICE OF JUSTICE PROGRAMS BJA NIJ OJJDP BJS OVC

JUSTICE ASSISTANCE GRANT FORM 4

NATIONAL ENVIRONMENTAL POLICY ACT (NEPA)

The following information is required from each federal grant recipient. The Department of Commerce will consolidate all responses and submit a consolidated response to the U.S. Department of Justice as required.

Please check one of the blanks to the left of each item below to indicate whether or not the activity described is being undertaken to support or facilitate the federally funded activity by the grant recipient or any other party.

(Note—the source of funds utilized is irrelevant to your response.)

(Note—if the activity is being undertaken without regard to the presence or operation of a federally funded activity, the item should not be checked.)

Yes Activity	N/A		
		1. New Construction	
		2. Minor renovation or remodeling of a property either:a. listed or eligible for listing on the National Register ofb. located within a 100-year flood plain	of Historical Places
		 3. Renovation, lease, or any proposed use of a building or facither: a. result in a change in its basic prior use (between induresidential, etc.) b. significantly changes its size (total structure, not program thereof) 4. Implementation of a new program involving use of chema. chemicals purchased as an incidental component of the traditionally used (e.g., for office, household, recreating environments) 	strial, office, gram's portion icals other than: ne funded activity
If any it	em ab	ve is checked, a clarification of the activity may be requested	d.
Respons	se is m	de related to the following Byrne funded program/project:	
Project:	Wa	lk About Yakima	
Signatu	re:	Date:	
Typed N	Name:	Robert Harrison Title: City Ma	nager
Renrese	entina	City of Yakima	

ACKNOWLEDGEMENT OF FEDERAL FUNDS

The recipient shall submit to the Department of Commerce, for re-submission to the Bureau of Justice Assistance, one copy of all reports and proposed publications resulting from this grant twenty (20) days prior to public release. Any written, visual, or audio publications, with the exception of press releases—whether published at the grantee's or government's expense—shall contain the following statements:

"This project was supported by award number 2018-DJ-BX-0187 by the Bureau of Justice Assistance. The Bureau of Justice Assistance is a component of the Office of Justice Programs, which also includes the National Institute of Justice, the Bureau of Justice Statistics, the Office of Juvenile Justice and Delinquency Prevention, and the Office of Victims of Crime. Points of view or opinions in this document do not represent the official position or the policies of the United States Department of Justice."

The undersigned agrees to the above requirements.	
	Robert Harrison
Signature	Printed Name
City of Yakima	
Name of applicant organization	

ACKNOWLEDGEMENT OF ALLOWABLE AND UNALLOWABLE COSTS

ALLOWABLE COSTS

Allowable uses of federal grant funds include, but are not limited to, the following as they relate to the coordination and implementation of activities performed under the goal(s), objectives, and activities of the grant as described on Attachment A of the Grant, including:

- Operating costs, including:
 - o Approved personnel costs (salaries and benefits).
 - o Overtime
 - o Costs reflected in the project budget proposal (such as training fees, printing, supplies, or contractual services).
- Procurement and installation of equipment (limitations may apply to high dollar items)
- Space and utilities, to the extent utilized for the approved project.
- Travel, per diem, and lodging at the federally approved rates.
- Printing and duplication of written and visual materials.

UNALLOWABLE COSTS

Unallowable uses of federal grant funds include:

- Confidential funds, unless the applicant has completed/submitted a federal Confidential Fund Certificate to the Department of Commerce, and Commerce has approved the certificate.
- Body Armor/Vests, without specific prior approval (special conditions apply)
- Body Worn Cameras, without specific prior approval (special conditions apply)
- Food, beverages or other refreshments for meetings, conferences, or training (prohibition does not apply to standard per diem when otherwise authorized)
- Vehicles, vessels, and aircraft/drones (all except 'patrol' vehicles, those require pre-approval)
- Construction
- Land acquisition
- Weapons and Ammunition
- Victim compensation (direct payment)
- Losses arising from uncollected accounts
- Contributions to a contingency reserve
- Contributions or donations
- Entertainment
- Fines and penalties (includes flight/hotel and other cancellation fees)
- Interest and other financial costs
- Consultant fees (above a reasonable and consistent rate for similar services, and/or above \$650 for an eight-hour day—excluding travel and per diem)

The undersigned agrees to the above requirements.

	Robert Harrison
Signature	Printed Name
City of Yakima	
27 0 1	

COMPLIANCE WITH RELEVANT FEDERAL AND STATE LAW

All recipients of federal grant funds under this program must comply with all relevant federal and state laws and regulations. Which laws and regulations are relevant may vary dependent upon the specifics of the grant program(s) providing funding and the activities supported with such funding. The laws and regulations generally relevant to this grant program include, but are not limited to the following laws and regulations:

Financial Management System

Financial Management System, Title 2, Part 200 CFR, section 200.302 and .303

Cost Principles and Administrative Requirements, Title 2, Part 200 CFR, Appendices to Part 200 as appropriate

State budgeting, accounting, and reporting system, Chapter 43.88 RCW

Non-Supplanting, USDOJ OCFO's Financial Guide (as amended), Sec. 2.3 Standards for Financial Management Systems

Audits

Title 2, Part 200 CFR (the Omni Circular), Subpart F-Audit Requirements

Laws Against Discrimination

Affirmative Action, RCW 41.06.020 (1)

Education Amendments of 1972 (20 U.S.C. §§ 1681,1683,1685-86)

Omnibus Crime Control and Safe Streets Act of 1968 (42 USC USC § 3789d)

Age Discrimination Act of 1975, Public Law 94-135, 42 U.S.C. 6101-07, 45 CFR Part 90 Nondiscrimination in Federally Assisted Programs

Civil Rights Act of 1964 (42 U.S.C. § 2000(d))

28 C.F.R. Part 42 (U.S. Department of Justice Regulations – Nondiscrimination, Equal Employment Opportunity, Policies and Procedures)

Equal Employment Opportunity, Executive Order 11246, as amended by Executive Order 11375 and supplemented in U.S. Department of Labor Regulations, 41 CFR Chapter 60

Nondiscrimination and Equal Opportunity, 24 CFR 5.105(a)

Nondiscrimination in Benefits, Title VI of the Civil Rights Act of 1964, Public Law 88-352, 42 U.S.C. 2000d et seq, 24 CFR Part 1

Nondiscrimination in Employment, Title VII of the Civil Rights Act of 1964, Public Law 88-352 Nondiscrimination in Federally Assisted Construction Contracts, Executive Order 11246, 42 U.S.C. 2000e, as amended by Executive Order 11375, 41 CFR Chapter 60

Discrimination - Human Rights Commission, Chapter 49.60 RCW

Executive Order 13559 (Fundamental Principles and Policymakers Criteria for Partnerships with Faith-Based and Other Community Organizations);

28 C.F.R. Part 38 ((U.S. Department of Justice Regulations – Partnerships with Faith-Based and Other Community Organizations)

Americans with Disabilities Act of 1990 (Title II, and 42 U.S.C. §§ 12131-34)

Rehabilitation Act of 1973 (29 U.S.C. § 794)

Continued on Reverse

Handicapped Employees of Government Contractors, Rehabilitation Act of 1973, Section 503, 29 U.S.C. 793

Handicapped Recipients of Federal Financial Assistance, Rehabilitation Act of 1973, Section 504, 29 U.S.C. 794

Minority Business Enterprises, Executive Order 11625, 15 U.S.C. 631

Minority Business Enterprise Development, Executive Order 12432, 48 FR 32551

Office of minority and Women's Business Enterprises, Chapter 39.19 RCW and Chapter 326-02 WAC

Notification of Findings of Discrimination or Non-Compliance

Policies Regarding Cooperation with Homeland Security, 8 U.S.C. Section 1373

Laws Regarding Ethics, Lobbying, Liability and Public Access

Federal Funding Accountability and Transparency Act of 2006 (FFATA)

Conflict of Interest, Ethics in Public Service Act, Chapter 42.52 RCW

Ethics in Public Service, Chapter 42.52 RCW

Lobbying and Disclosure, 42 USC 3537a and 3545 and 31 USC 1352. (Byrd Anti-Lobbying Amendment). 31 U.S.C. 1352

Hatch Political Activity Act, 5 U.S.C. 1501-8

Anti-Kickback Act, 18 U.S.C. 874; 40 U.S.C. 276b, 276c; 41 U.S.C. 51-54

Disclosure-Campaign Finances-lobbying, Chapter 42.17A RCW

Omnibus Crime Control Act and Safe Streets Act of 1968 (42 U.S.C. § 3789d)

Victims of Crime Act (42 U.S.C. § 10604(e))

Juvenile Justice and Delinquency Prevention Act of 2002 (42 U.S.C. § 5672(b))

Executive Order 11246, as amended by EO 11375, 11478, 12086 and 12102

Housing and Urban Development Act of 1968, Section 3, 12 USC 1701u (See 24 CFR 570.607(b))

Housing Assistance Payments Program, Section 8, Confidentiality/Safeguarding of Information, Sub-Award Document Text, General Conditions Paragraph 10

Privacy Act of 1974, 5 U.S.C. 552a

Boards of Directors or Officers of Non-Profit Corporations – Liability - Limitations, RCW 4.24.264

Open Public Meetings Act, Chapter 42.30 RCW

Public Records Act, Chapter 42.56 RCW

Labor and Safety Standards

Convict Labor, 18 U.S.C. 751, 752, 4081, 4082

Drug-Free Workplace Act of 1988, Title V, and 41 USC 701 et seq.

Federal Fair Labor Standards Act, 29 U.S.C. 201 et seq.

Work Hours and Safety Act of 1962, 40 U.S.C. 327-330 and Department of Labor Regulations, 29 CFR Part 5

The undersigned acknowledges the above notice of relevant laws and regulations.

	Robert Harrison
Signature	Printed Name
City of Yakima	
Name of applicant organization	

Title

Date

CENTER FOR TASK FORCE LEADERSHIP AND INTEGRITY TRAINING

Every individual participating in a task force, overseeing or reimbursed with federal funds under this program must complete the relevant CTFLI training as presented at https://www.centf.org/CTFLI/.

Individuals responsible for program evaluation or assessment of compliance with either federal or program rules and regulations for this program must complete each training module within 120 days of assuming that position/duty or within one year of the beginning of the current contractual period, whichever is later.

I certify that I have completed the training as specified above.

OR

I attest that I am within 120 days of assuming a position requiring the training specified above and will notify COMMERCE when I have completed that training.

Signature

Tory Adams

Printed Name

Police Lieutenant

CIVIL RIGHTS TRAINING

An individual representing each entity receiving reimbursement under this program is required to complete the Office of Justice Programs, Office for Civil Rights – Training for Grantees located at: http://ojp.gov/about/ocr/ocr-training-videos/video-ocr-training.htm, or training at least equivalent to that training, and return this completed certification prior to drawdown of grant funds.

Select one of the two training options:

1. Office for Civil Rights – Training for Grantees a	as specified below:
Module	<u>Length</u>
☐ Overview	
☐ Overview: Self Test	11:37
☐ Service to LEP Persons	19:53
☐ Test: Service to LEP Persons	6:02
☐ State Administering Agencies (Grantees	with Sub-Recipients only)27:37
☐ Test: State Administering Agencies (Grantees	with Sub-Recipients only)6:48
☐ Faith-Based Organizations	
☐ Test: Faith-Based Organizations	8:29
☐ American Indians	
☐ Test: American Indians	6:01
☐ Standard Assurances	12:41
☐ Test: Standard Assurances	4:38
Optional training videos are available from the Office fo at: https://search.justice.gov/search?affiliate=justice&op	
As the individual with primary functional responsibility for the applicant jurisdiction or organization, I hereby ce modules identified above, or have received equivalent pridentified above, or a comprehensive update on such equathe State Administering Agencies module and the test for grant manager for this award program as to whether there those modules or equivalent training if applicable.	ertify that I have completed the on-line training rofessional 'HR' training equivalent to that aivalent training, within the last two years. For or that module, I have consulted with the primary
This certificate is valid for two years from the date of ex	ecution.
	Police Lieutenant
SIGNATURE OF OFFICIAL WITH FUNCTIONAL RESPONSIBILITY City of Yakima_	TITLE OF OFFICIAL COMPLETING THE CERTIFICATION
JURISDICTION/ORGANIZATION REPRESENTED	DATE

CIVIL RIGHTS REQUIREMENTS

1. <u>Limited English Proficiency</u>

To ensure compliance with the Omnibus Crime Control and Safe Streets Act of 1968 and Title VI of the Civil Rights Act of 1964, grant recipients must take reasonable steps to ensure that Persons with Limited English Proficiency have meaningful access to services and legal protections. Meaningful access may entail providing language assistance services where necessary, including oral and written translation. Assistance in understanding grant recipient's obligations under the law may be found in the Department of Justice's *Guidance to Federal Financial Assistance Regarding Title VI Prohibition Against National Origin Discrimination Affecting Limited English Proficiency Persons* (LEP Guidance), which can be found at 67 Fed. Reg. 41455 (June 18, 2002). Additional assistance regarding LEP obligations and information may be found at www.lep.gov.

2. FEDERAL NON-DISCRIMINATION REQUIREMENTS

The applicant will comply with any applicable federal nondiscrimination requirements, which may include:

- * the Omnibus Crime Control Act and Safe Streets Act of 1968, as amended (42 U.S.C. § 3789d);
- * the Victims of Crime Act of 1984 as amended (42 U.S.C. § 10604(e)) and 28 CFR § 94.114;
- * the Juvenile Justice and Delinquency Prevention Act of 2002 (42 U.S.C. § 5672(b)) as amended;
- * Title VI of the Civil Rights Act of 1964 (42 U.S.C. § 2000(d));
- * the Rehabilitation Act of 1973 (29 U.S.C. § 794);
- * the Americans with Disabilities Act of 1990 (42 U.S.C. §§ 12131-34);
- * the Education Amendments of 1972 (20 U.S.C. §§ 1681,1683,1685-86);
- * the Age Discrimination Act of 1975 (42 U.S.C. §§ 6101-07);
- * 28 C.F.R. Part 42 (U.S. Department of Justice Regulations Nondiscrimination, Equal Employment Opportunity, Policies and Procedures);
- * Executive Order 13559 (Fundamental Principles and Policymakers Criteria for Partnerships with Faith-Based and Other Community Organizations);
- * 28 C.F.R. Part 38 ((U.S. Department of Justice Regulations Partnerships with Faith-Based and Other Community Organizations);
- * 28 CFR § 31.202, 403;
- * Violence Against Women Act (VAWA) of 1994, as amended (42 U.S.C. § 13925(b)(13)); and

Applicable Department of Justice regulations implementing the above-referenced statutes The applicant shall further comply with Federal law prohibiting grant recipients from retaliating against individuals taking action or participating in action to secure rights protected by federal law.

3. NOTIFICATION OF FINDINGS OF DISCRIMINATION OR NON-COMPLIANCE

In the event a state or federal court, or a state or federal administrative agency, makes a finding of discrimination after a due process hearing on the grounds of race, color, religion, national origin, age, disability, or sex, sexual orientation or gender identity against the applicant or a program partner or participant receiving grant funds, the applicant will forward a copy of the finding to the U.S. Department of Justice, Office of Justice Programs, Office of Civil Rights (OCR), and the Department of Commerce (COMMERCE).

The applicant shall include a statement clearly stating whether or not the finding is related to any grant activity supported with a grant in which U.S. Department of Justice Funds are involved, and shall identify all open grants utilizing U.S. Department of Justice funding by contract number and program title.

The applicant shall include a statement clearly stating whether or not the finding is related to any grant activity supported with a grant in which U.S. Department of Justice Funds are involved, and shall identify all open grants utilizing U.S. Department of Justice funding by contract number and program title.

4. EQUAL EMPLOYMENT OPPORTUNITY PROGRAM (EEOP)

The applicant will determine whether it is required to formulate an Equal Employment Opportunity Program (EEOP), in accordance with 28 C.F.R. 42.301 et. seq. If the applicant is not required to formulate an EEOP, it will submit a certificate form to the U.S. Department of Justice, Office of Justice Programs, Office of Civil Rights (OCR), and Washington State Department of Commerce (COMMERCE) indicating that it is not required to develop an EEOP. If the applicant is required to develop an EEOP but not required to submit the EEOP to the OCR, the applicant will submit a certification to the OCR and COMMERCE certifying that it has an EEOP on file which meets the applicable requirements. If the applicant is awarded a grant of \$500,000 or more and has 50 or more employees, it will submit a copy of its EEOP to the OCR and COMMERCE. Non-profit organizations, federally recognized Indian Tribes, and medical and educational institutions are exempt from the EEOP requirement, but are required to submit a certification form to the OCR to claim the exemption. A copy of the certification form will also be submitted to COMMERCE. Information about civil rights obligations of grantees can be found at http://www.ojp.usdoj.gov/ocr/

5. APPLICANT DUTY TO ENSURE SUB-RECIPIENTS COMPLIANCE

The applicant is required to ensure compliance with this requirement by any program partner or participant receiving funding under this grant.

As the individual with primary functional responsibility for equal opportunity/civil rights compliance for the applicant jurisdiction, I hereby certify that the applicant will comply with the above Civil Rights requirements specified in this certification.

	Police Lieutenant			
SIGNATURE OF INDIVIDUAL WITH FUNCTIONAL RESPONSIBILITY	TITLE OF OFFICIAL COMPLETING THE CERTIFICATION			
City of Yakima				
JURISDICTION/ORGANIZATION REPRESENTED	DATE			

STATE OF WASHINGTON DEPARTMENT OF COMMERCE

JUSTICE ASSISTANCE GRANT FORM 11

EQUAL EMPLOYMENT OPPORTUNITY PLAN (EEOP) CERTIFICATION

	O I I I O I I O I I I	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,2201	,			
Recipient Name and Address: City	of Yakima	123 N	2 nd S	treet	Yakima,	WA	98901
Grant Title: Justice Assistance Grant -	Washington State			Gra	nt Number:		
					Subaward No.	:	
					Award Amount		
Federal regulations require recipients of finan- Community Oriented Policing Services (COP- Opportunity Plan (EEOP) in accordance with requirements. Other recipients, according to the the EEOP to OJP for review. Recipients that co- claim the limited exemption from the submiss	S) to prepare, maintain 28 CFR Sections 42.30 he regulations, must pro- claim a complete exem-	on file, submit 01308. The re epare, maintain ption from the	t to OJP gulations on file, EEOP re	for review, as s exempt sor and implement measurement m	and implement an ne recipients from ent an EEOP, but	Equal In all of they	Employment the EEOP onot need to submit
Recipients should complete Section A, B or for each grant, Do Not Use Another Grant's C					nultiple federal gr	ants, pl	ease complete a forr
Section A – Declaration of Compliance with I,	findiv		nary func	ctional respo	nsibility for equal	l opport	tunity/civil rights
compliance for the jurisdiction], certify that _ [recipient] has prepared an EEOP and if ap CFR.	propriate submitted to	o the Office of	f Civil R	Rights, US I	Department of Ju	stice a	copy, pursuant to 2
Print Name of Individual with Primary Functional Responsibility	Signature			Dat	e		
Section B - Declaration of Claiming Comple	ete Exemption from t	he EEOP Req	uiremen	nt. Please ch	eck all boxes tha	t apply	
☐ Recipient has less than 50 employees ☐ Recipient is an educational institution	☐ Recipient is an ☐ Recipient is a		ıtion		ecipient is a non- ecipient's award		C
I,	[individ	ual with prima	ry functi	onal respons	ibility for equal o	pportu	nity/civil rights
compliance for the jurisdiction], certify that _ [recipient] is not required to prepare an EE							further certify that all civil rights laws
that prohibit discrimination in employment	and in the delivery of	f services.	onj	compiy wi	ar tire approvers	1 0 00 01 0	,, e1, 11, 11, 8,100 1m, 10
Pri	nt Name of Indivi	dual		Sionature	,		
Da				Signature	´		
Section C - Declaration Claiming <u>Exemp</u> File for Review.	etion from the EEO	P Submission	Requir	ement and	Certifying that	an EE	COP Is on
If a recipient agency has 50 or more employs \$500,000, then the recipient agency does not the following (42 CFR Section 42.305):							
I,			ı primar	y functional	responsibility for	equal	
opportunity/civil rights compliance for the just which has 50 or more employees and is recein an EEOP in accordance with 28 CFR Section into effect within the past two years by	ving a single award of 42.301, et. seq., subproper authority and the	r subaward for part E. I further at it is availabl	r certify e for rev	that the EEC view. The EE [address], fo	tt less than \$500, OP has been form COP is on file in t r review by the p	000, had ulated a the officulation	and signed ce of nd
employees or for review or audit by officials Programs, U.S. Department of Justice, as req				Office for C	ivil Rights, Offic	e of Jus	stice
Print Name of Individual with	Signature			Dat	e		

Insert copy (image) of:

Email a copy of the EEOP Utilization Report including signature/approval page(s) to abigail.snyder@commerce.wa.gov

JUSTICE ASSISTANCE GRANT FORM 12

Office of Civil Rights Compliance Checklist

A. F	A. Federally-Mandated Activities: Equal Opportunity Program							
1.	EEOP total exemption criteria:	Yes	No	Yes	No	N/A		
a.	Recipient agency (total agency/jurisdiction, not just applying component) has less than 50 employee		X					
b.	Recipient agency is an educational institution		X					
C.	Recipient agency is an Indian Tribe		X					
d.	Recipient agency is a medical institution		X					
e.	Recipient agency is a non-profit organization		X					
f.	Recipient agency's award is less than \$25,000		X					
g.	Recipient agency's award is less than \$500,000	X						
	Totally Exempt? Is any complete exemption factor above (1a. thru 1f.) a "Yes"? In comments enter "EEOP Total Exemption" or "EEOP Required"			X				
2.	If totally EEOP exempt recipient agency has certified it is so exempt and that it will comply with applicable Federal civil rights laws that prohibit discrimination in employment and in the delivery of services				X			
	Not Totally Exempt:							
3.	If the award is for \$500,000 or more, EEOP submission made to the USDOJ Office of Civil Rights							
4.	Was the EEOP submitted to COMMERCE							
5.	Approval and Expiration dates						Effective:	Expiration:
6.	EEOP is available for review							
7.	If the award is for less than \$500,000 EEOP Certification Form has been submitted to COMMERCE							
8.	EEOP has been formulated and signed into effect within the past two	(2) yea	ars					
	Generic Civil Rights Compliance (Non-EEOP):							
9.	How does the agency notify program participants and benefic	ciaries	S				Job Announcements	
	that it does not discriminate on the basis of race, color, national origin,						Web Site	
	religion, sex, sexual orientation, gender identity, disability, and age in the							
	delivery of services (e.g. posters, inclusion in brochures or othe	r prog	ram				Posters	
	materials, etc.)							
							Other (specify):	

Office of Civil Rights Compliance Checklist

10.	How does the agency notify employees and prospective employees that it does not discriminate on the basis of race, color, national origin, religion, sex, sexual orientation, gender identity and disability in employment practices (e.g. posters, dissemination of relevant orders or policies, inclusion in recruitment materials, etc.) Written policies or procedures in place for notifying program beneficiaries	Yes	No	N/A		Job Announcement Web Site Posters Other (specify):		Orientation Training Refresher Training Employee Handbook
	how to file complaints alleging discrimination by the agency with PG&R and the USDOJ Office for Civil Rights – Explain							
12.	Grievance Procedures – Notification – Training - Point of Contact Item 12a thru 12c apply only if both Items 1a and 1f are 'No'							
a.	Adopted grievance procedures that incorporate due process standards					Policy & Procedures		
	and provide for the prompt and equitable resolution of complaints					Web Site or Intranet		
	alleging a violation of the DOJ regulations implementing Section 504 of					Employee Handbook		
	the Rehabilitation Act of 1973, found at 28 CFR Part 42, Subpart G, which prohibit discrimination on the basis of a disability in employment					Collective Bargaining	nent	
	practices and the delivery of services					Other (specify):		
b.	Designated a person to coordinate compliance with the prohibitions against disability discrimination contained in 28 CFR Part 42, Subpart G				De Titl	signee's e:		
C.	Notified participants, beneficiaries, employees, applicants, and others					Job Announcement		Orientation Training
	that the agency does not discriminate on the basis of disability - How					Web Site		Refresher Training
						Posters		Employee Handbook
اما	Describe a supply and dust any funition for its annular as an the					Other (specify):		O
d.	Does the agency conduct any training for its employees on the requirements under federal civil rights laws - Explain					Orientation Training	,	Supervisor's Training
	requirements under lederal civil rights laws - Explain					Refresher Training (ty	/pe):	
						Other (specify):		
	Limited English Proficiency					Jurisdiction in general		Law — Enforcement
13.	Steps has the agency taken to provide meaningful access to its				•	Assessed LEP popula	ation &	
	programs and activities to persons who have limited English proficiency					Hiring LEP language proficient speakers		
	(LEP)					Training personnel in LEP languages		
						Coordinating for LEP speakers in advance		
						LEP speakers called	upon co	ontact
						Language Line used		
						Corresponding com	mon p	hrase (crib) sheets

Office of Civil Rights Compliance Checklist

	Office of Civil Rights Comp				
14.	Limited English Proficiency (LEP) – Written policy on providing language				← Jurisdiction in general Law Enforcement →
	access to services (Not a requirement, a question)	Yes	No	N/A	C Junsuiction in general Law Emorcement 7
15.	Education Program or Activity operated by the agency, has the				
	agency taken the following actions:				
a.	Adopted grievance procedures that incorporate due process standards				
	and provide for the prompt and equitable resolution of complaints				
	alleging a violation of the DOJ regulations implementing Title IX of the				
	Education Amendments of 1972, found at 28 CFR Part 54, which prohibit				
	discrimination on the basis of sex				
b.	Designated a person to coordinate compliance with the prohibitions				Designee's
	against sex discrimination contained in 28 CFR Part 54 - Who				Title:
C.	Notified applicants for admission and employment, employees, students,				
	parents, and others that the agency does not discriminate on the basis of				
	sex in its educational programs or activities				
16.	Religious Activities, if subrecipient is a religious institution or a faith-based			X	
	organization:				
a.	Provide notice actual & potential beneficiaries that the subrecipient does			X	
L	not discriminate in the delivery of services based on religion				
b.	Provide notice that if beneficiaries object to the 'religious character' of the			v	
	subrecipient, the subrecipient will make a reasonable effort to find an alternative service provider in close geographic proximity			X	
C.	Keep a record of requests for an alternative service provider and their				
U.	efforts to find such, and their follow-up with the requestor			X	
17.	Finding/Rulings				
a.	Has the contractor, or its subcontractors/formal participants, had any formal				
	findings or rulings against it or its key officers regarding Equal Opportunity				
	(grounds of race, color, religion, national origin, or sex), within the last two years? – Explain if Yes				
b.	Was COMMERCE (or Task Force Lead agency) and USDOJ Office of Civil				
	Rights promptly notified of any finding?				
C.	Corrective action, as negotiated or directed, been implemented?				
18.	In accordance with the Federal Civil Rights Compliance Checklist, incorporated				
	in this section of the monitoring tool, does the agency appear to be in full				Comments:
	compliance with federal law and regulation				

Office of Civil Rights Compliance Checklist

B. L	Drug-Free Workplace	Yes	No	N/A		
19.	Does the agency have a Drug-Free Workplace policy in place?					
20.	Who administers the Drug-Free Workplace Program?				Office or Position Title:	
21.	Do the provisions include:					
	Counseling					
22.	Do violations result in:					
	Termination					
23.	Has any employee of the contractor, or its subcontractors/formal participant been convicted of a criminal drug offense on the job or premises, within the two years?	ast				
24.	Was COMMERCE (or Task Force lead agency) notified promptly (within 5 of BJA within 10 days of the conviction)?	days,				
25.	Was appropriate personnel action taken within 30 days?					
Conflict of Interest						
26.	Has any allegation or finding of Conflict of Interest been made against any employee or official of the contractor, or its subcontractors/formal participan relation to the grant within the last two years? (Limit response to project's personnel, supervisors and policy chain)	nts, in				
27						
(within 30 days; if actively investigated, after conclusion of the investigation)?						
28.	B. Describe the allegation or finding					
or (res	ation: The undersigned certify that the above is a true representation of the (sponding City, County, Tribal Jurisdiction, or Non-Governmental Entity):				,	Data
Signature (of Human Resources/Personnel Respondent) Date Signature (of grant activity coordinator (items 13,14,17 & 23-27)) Date			Date			
lame/	Title of Respondent Na	ame/Title of F	Respo	nden	t	

Note: Project coordinator/liaison (right signature block) should respond to questions with color accented line numbers (13, 14, 17 & 23-27) as in some jurisdictions these events are resolved between department heads and the executive council, and are not consistently reported to Human Resources/Personnel.

STATE OF WASHINGTON DEPARTMENT OF COMMERCE

JUSTICE ASSISTANCE GRANT FORM 13

FEDERAL FUNDING ACCOUNTABILITY AND TRANSPARENCY ACT (FFATA)

S ectio Agenc		lty of Yakima		_
Sectio Respons	n 2 ses should be for the entire Jurisdiction/Organiz	zation, not just the department /division to u	ıtilize grant fur	ıds.
a)	Total Federal Revenues for the prior for (ARRA, Non-ARRA, Directly & India			-
b)	Is 'a' above equal to or greater than \$2	Yes (Circle One)	No	
c)	If 'b' above is 'No', skip to Section 3 and execute the certificate, otherwise obe required.	,· •	ay	
d)	Total Revenue (including Federal Rev	venue) for the prior fiscal year		
e)	Calculation: a ÷ d (Total Federal Re	venue divided by Total Revenue)		
f)	Is 'e' above equal to or greater than .8	?	Yes (Circle One)	No
g)	If 'f' above is 'No', skip to Section 3, and execute the certificate, otherwise of be required.		ay	
h)	Have you filed senior executive's com	pensation with either of the following	ng?	
	1. Securities & Exchange Commission (under sec 13(a) or 15(d) of the Securities			
	2. Internal Revenue Service (Sec 6104 of the Internal Revenue	Code of 1986)	Yes	No
i)	If 'h' above is 'Yes', skip to Section 3 and execute the certificate, otherwise of is required.	,· •	(Circle One)	

Section 3 Compensation Reporting Requirement:

a) Not required to report s (Sec 2b or 2f = 'No', or		ompensation.	
b) Enter the name, title an the greatest total compo Grantee is not a unit of	ensation for the re	porting jurisdiction	
Name 1		Title	Compensation
2			
3.			
4			
5			
Section 4			
I, am the chief financial office and certify that the data prese organization's fiscal records.			
Signature	_		
Printed Name	-		
Title	-		
Date	_		

JUSTICE ASSISTANCE GRANT FORM 14

COMMERCIAL INSURANCE, RISK POOL OR SELF INSURANCE

Cities and Counties receiving grant funds directly from Commerce under this program must have:

Automobile Liability. In the event that performance pursuant to this Agreement involves the use of vehicles, owned or operated by the Contractor or its Subcontractor, automobile liability insurance shall be required. The minimum limit for automobile liability is \$1,000,000 per occurrence, using a Combined Single Limit for bodily injury and property damage.

Commercial General Liability Insurance Policy. Provide a Commercial General Liability Insurance Policy, including contractual liability, written on an occurrence basis, in adequate quantity to protect against legal liability arising out of Agreement activity but no less than \$1,000,000 per occurrence. Additionally, the Contractor is responsible for ensuring that any Subcontractors provide adequate insurance coverage for the activities arising out of subcontracts.

Employers Liability. Insurance providing wage replacement and medical benefits to employees injured in the course of employment, filling the gaps between Worker's Compensation and Commercial General Liability.

Fidelity Insurance. The Contractor shall maintain insurance coverage at least equal to the awarded funds under this agreement to protect against fraudulent acts by individuals authorized to receive or deposit funds into program accounts, or to prepare or issue financial documents, checks, or other instruments of payment for program costs.

Professional Liability, Errors and Omissions Insurance. The Contractor shall maintain Professional Liability or Errors and Omissions Insurance. The Contractor shall maintain minimum limits of no less than \$1,000,000 per occurrence to cover all activities by the Contractor and licensed staff employed or under contract to the Contractor. The state of Washington, its agents, officers, and employees need *not* be named as additional insureds under this policy.

Worker's Compensation. Coverage of employees which in the course of employment incurred bodily injury (including death) by accident or disease that arises out of or in connection with the performance of the grant agreement.

The agency executing the grant award for this program shall provide insurance coverage as set forth above. The intent of the required insurance is to protect the state should there be any claims, suits, actions, costs, damages or expenses arising from any loss, or negligent or intentional act or omission of the Grantee or Subgrantee/subcontractor, or agents of either, while performing under the terms of this Grant.

The insurance required shall be issued by an insurance company or risk pool authorized to do business within the state of Washington. Except for Professional Liability or Errors and Omissions Insurance, the insurance shall name the state of Washington, its agents, officers, and employees as additional insureds under the insurance policy. All policies shall be primary to any other valid and collectable insurance. The Grantee shall instruct the insurers to give COMMERCE thirty (30) calendar days advance notice of any insurance cancellation, non-renewal or modification.

The Grantee shall submit to COMMERCE, within 15 days of being requested, a certificate of insurance which outlines the coverage and limits defined in this insurance section. Commerce will be named as an additional insured on this certificate. During the term of the Grant, the Grantee shall submit renewal certificates not less than thirty (30) calendar days prior to expiration of each policy required under this section.

The Grantee shall provide insurance coverage that shall be maintained in full force and effect during the term of this Grant

SIGNATURE OF INDIVIDUAL WITH FUNCTIONAL RESPONSIBILITY	TITLE OF OFFICIAL COMPLETING THE CERTIFICATION
JURISDICTION/ORGANIZATION REPRESENTED	Date



STATE OF WASHINGTON

OFFICE OF FIREARM SAFETY & VIOLENCE PREVENTION PUBLIC SAFETY UNIT

1011 Plum Street SE • PO Box 42525 • Olympia, Washington 98504-2525 (360) 725-2895 • 1-866-857-9889

Grantee Information Regarding Risk Assessment

Jurisdiction/Organization/Tribe: Click or tap here to enter text. **Recipient Program/Department:** Click or tap here to enter text. **Person(s) completing the form:** Click or tap here to enter text. Title: Click or tap here to enter text. Phone/Email: Click or tap here to enter text. Date submitted to Commerce: Click or tap here to enter text. **Assessment Questions** Please answer each question completely and provide supporting details where requested. Explain any organizational restructuring that occurred within the last 12 months that affect Commerce contracts or grants. Make sure to discuss the following: Organizational changes (divisions, departments, units) Programmatic changes (services being provided, level of services, etc) Business systems (which can include financial, human resources, programmatic, etc) Provide details of the restructuring, the timeframe for which this has/is occurring and the 1 status of the change. Click or tap here to enter text. ☐ Check box if no relevant organizational restructuring has occurred within the last 12 months. Has the organization expanded services or created new services within the last 24 months? ☐ Yes ☐ No If yes, please describe and list the new or existing resources that support this expansion in 2 services. Click or tap here to enter text.

з	Describe turnover in key positions during the past 12 months in those areas of the organization that administer or support OFSVP Public Safety Unit programs for the following categories. Along with the description, include the number of positions/FTEs for each category. - Executive Management/Tribal Executive Management Staff - Fiscal - Council, Commissioners/Tribal Council Describe your plan and timeframe for filling, training, or covering the duties of any vacant positions. Click or tap here to enter text.
	☐ Check box if there has been no turnover in key positions during the past 12 months.
4	Does your organization/Tribe have any pending or recent past litigation or legal action?
	□ Yes □ No
	If yes, please describe the litigation or legal action. Click or tap here to enter text.
	Has your organization/Tribe terminated or has Commerce terminated any contracts in the last 24 months because of performance or compliance issues?
	□ Yes □ No
5	If yes, please explain the circumstances. Click or tap here to enter text.
	Does your organization/Tribe have funders other than the OFSVP Public Safety Unit who
6	monitor (non-audit) contracts and grants?
	□ Yes □ No
	If yes, please list them and include the frequency in which monitoring is conducted. Click or tap here to enter text.

	Have you had an audit in the last 24 months?				
	□ Yes □ No				
	If no, explain why an audit was not needed or required. Click or tap here to enter text.				
7	If you have had an audit, explain the type of audit (e.g. financial, federal compliance, internal control, etc). Click or tap here to enter text.				
8	List any audit findings you have received from an external entity within the last 24 months. Click or tap here to enter text.				
	If findings were included in the audit, please describe the corrective action plan and state if it is either in progress (providing detail on the status for implementation) or has been completed. Click or tap here to enter text.				
	☐ Check box if there were no findings.				
	Have you, or do you intend to sub grant or sub contract any funds received from OFSVP Public Safety Unit?				
	□ Yes □ No				
9	If yes, how do you monitor your sub grantees/sub contractors services and expenditures? Click or tap here to enter text.				
	What percent of your organization's annual budget is government funding (federal and state)?				
10	□ Under 10% □ 10 – 30% □ 30 – 50% □ More than 50%				
	Does 20% or more of the total funding for your organization come from OFSVP Public Safety Unit? Please use a two or three year analysis to answer this question.				
	□ Yes □ No				
11	If your organization has experienced "funding swings" where one fiscal year you do receive 20% or more of your total funding from OFSVP Public Safety Unit and in another year you do not, please explain why this has occurred. Click or tap here to enter text.				
12	 Explain the management and the board/or council's role in the following: Monitoring financial and programmatic compliance 				

	 Evaluating or assessing the performance of the executive director Developing policy 							
	Reviewing programmatic results							
	Click or tap here to enter text.							
	How many years has your organization/Tribe administered federal or state funds?							
13	 Federal funds: □ less than 2 years □ 2 – 5 years □ more than 6 years State funds: □ less than 2 years □ 2 – 5 years □ more than 6 years 							
	List specific experience in government grant administration and government contract administration for the following staff:							
14	Executive Management: ☐ less than 2 years ☐ 2 – 5 years ☐ more than 6 years							
	Fiscal/Bookkeeping Staff: ☐ less than 2 years ☐ 2 – 5 years ☐ more than 6 years							
	Include the total number of years of experience for each of the categories above.							
I certify that the information provided is true and correct								
Signature Date								
Print or type name and position								

JUSTICE ASSISTANCE GRANT FORM 16

CUSTOMER SATISFACTION AND IMPROVEMENT

The following questions are intended to help us improve our application process. Please indicate your agreement/disagreement with the following statements. Your responses will not impact the evaluation of your application in any way.

	1: Strongly Disagree 2: Disagree 3: Neither Agree Nor Disagree 4: Agree 5: Strongly Agree						
1.	The application instructions were clear.						
	1	2	3	4	5		
2.	The application questions were easily understood.						
	1	2	3	4	5		
3.	I was able to receive the assistance I needed from Commerce to complete the application.						
	1	2	3	4	5		
4.	I had adequate time to prepare the application prior to the deadline.						
	1	2	3	4	5		
5.	Given program requirements, the application process was reasonable.						
	1	2	3	4	5		
6.	Which forms or portions thereof were particularly difficult to understand or respond to, and do you have any recommendations for how they should be presented?						



Interagency Agreement with

City of Yakima

through

Justice Assistance Grant

For

To reduce gun and gang violence in Yakima County

Start date: January 1, 2022

TABLE OF CONTENTS

Special Terr	ms and Conditions	
1.	Authority	1
2.	Acknowledgement of Federal Funding	
3.	Contract Management	
4.	Compensation	
5.	Expenses	
6.	Indirect Costs	
7.	Billing Procedures and Payment	1
8.	Subcontractor Data Collection	
9.	Audit	
10.	Debarment	2
11.	Insurance	3
12.	Order of Precedence	3
General Ter	rms and Conditions	
1.	Definitions	4
2.	All Writings Contained Herein	4
3.	Amendments	4
4.	Assignment	
5.	Confidentiality and Safeguarding of Information	
6.	Copyright	
7.	Disputes	5
8.	Governing Law and Venue	5
9.	Indemnification	
10.	Licensing, Accreditation and Registration	6
11.	Recapture	
12.	Records Maintenance	6
13.	Savings	6
14.	Severability	6
15.	Subcontracting	6
16.	Survival	
17.	Termination for Cause	
18.	Termination for Convenience	7
19.	Termination Procedures	7
20.	Treatment of Assets	8
21.	Waiver	8

Attachment A, Scope of Work Attachment B, Budget

FACE SHEET

Contract Number: F19-31440-004

Washington State Department of Commerce Community Services and Housing Division Office of Firearm Safety and Violence Prevention – Public Safety Unit Justice Assistance Grant

1. Contractor		2. Contractor Doing Business As (optional)				
City of Yakima Police Department 200 S. 3 rd Street Yakima, WA 98901		Walk About Yakima				
3. Contractor Representa	ative	4. COMMERCE I	Representative			
Tory Adams Lieutenant/Grant Manager Phone: 509-728-8297 tory.adams@yakimawa.go		Abigail Snyder P.O. Box 42525 Program Manager 1011 Plum Street SE 360-515-6205 Olympia, WA Abigail.Snyder@commerce.wa.gov 98504-2525				
5. Contract Amount	6. Funding Source		7. Start Date	8. End Date		
\$311,520	Federal: ⊠ State: □ Other	er: 🗌 N/A: 🗌	January 1, 2022	September 30, 2022		
9. Federal Funds (as app	licable) Federal Agency	: CFDA Nur	nber: Indir	ect Rate (if applicable):		
\$311,520	Department of Ju		738 N	ot Applicable		
10. Tax ID #	11. SWV #	12. UBI #		13. DUNS #		
91-601293	0007122-03	397-005-272		078212651		
14. Contract Purpose To reduce gun and gang violence in Yakima County using a multi-component strategy.						
15. Signing Statement COMMERCE, defined as the Department of Commerce, and the Contractor, as defined above, acknowledge and accept the terms of this Contract and Attachments and have executed this Contract on the date below and warrant they are authorized to bind their respective agencies. The rights and obligations of both parties to this Contract are governed by this Contract and the following documents hereby incorporated by reference: Attachment "A" — Scope of Work, Attachment "B" — Budget						
FOR CONTRACTOR		FOR COMMERC	E			
Robert Harrison, Yakima C	City Manager	Diane Klontz, Assistant Director Date				
			NERAL 07/17/2019.	NLY BY ASSISTANT		

1. AUTHORITY

COMMERCE and Contractor enter into this Contract pursuant to the authority granted by the Interlocal Cooperation Act, Chapter 39.34 RCW.

2. ACKNOWLEDGMENT OF FEDERAL FUNDS

Federal Award Date: October 1, 2019

Federal Award Identification Number (FAIN): 2019-DJ-BX-0035

Total amount of the federal award: \$3,303,848

Awarding official: Matt Dummermuth

The Contractor agrees that any publications (written, visual, or sound) but excluding press releases, newsletters and issue analyses, issued by the Contractor describing programs or projects funded in whole or in part with federal funds under this Contract, shall contain the following statements:

"This project was supported by Grant No. 2019-DJ-BX-0035 awarded by Department of Justice. Points of view in this document are those of the author and do not necessarily represent the official position or policies of the Department of Justice. Grant funds are administered by the Office of Firearm Safety & Violence Prevention – Public Safety Unit, Washington State Department of Commerce."

3. CONTRACT MANAGEMENT

The Representative for each of the parties shall be responsible for and shall be the contact person for all communications and billings regarding the performance of this Contract.

The Representative for COMMERCE and their contact information are identified on the Face Sheet of this Contract.

The Representative for the Contractor and their contact information are identified on the Face Sheet of this Contract.

4. **COMPENSATION**

COMMERCE shall pay an amount not to exceed \$311,520 for the performance of all things necessary for or incidental to the performance of work under this Contract as set forth in the Scope of Work.

5. EXPENSES

Contractor shall receive reimbursement for travel and other expenses as identified below or as authorized in advance by COMMERCE as reimbursable. The maximum amount to be paid to the Contractor for authorized expenses shall not exceed \$311,520, which amount is included in the Contract total above.

Such expenses may include airfare (economy or coach class only), other transportation expenses, and lodging and subsistence necessary during periods of required travel. Contractor shall receive compensation for travel expenses at current state travel reimbursement rates.

6. INDIRECT COSTS

Contractor shall provide their indirect cost rate that has been negotiated between their entity and the federal government. If no such rate exists a *de minimis* indirect cost rate of 10% of modified total direct costs (MTDC) will be used.

7. BILLING PROCEDURES AND PAYMENT

COMMERCE will pay Contractor upon acceptance of services provided and receipt of properly completed invoices, which shall be submitted to the Representative for COMMERCE at least quarterly, but, not more often than monthly.

The invoice shall include the Contract Number F19-31440-004.

Payment shall be considered timely if made by COMMERCE within thirty (30) calendar days after receipt of properly completed invoices.

COMMERCE may, in its sole discretion, terminate the Contract or withhold payments claimed by the Contractor for services rendered if the Contractor fails to satisfactorily comply with any term or condition of this Contract.

No payments in advance or in anticipation of services or supplies to be provided under this Agreement shall be made by COMMERCE.

Invoices and End of Fiscal Year

Invoices are due on the 20th of the month following the provision of services.

Final invoices for a state fiscal year may be due sooner than the 20th and Commerce will provide notification of the end of fiscal year due date.

The grantee must invoice for all expenses from the beginning of the Contract through June 30, regardless of the Contract start and end date.

Duplication of Billed Costs

The Contractor shall not bill COMMERCE for services performed under this Agreement, and COMMERCE shall not pay the Contractor, if the Contractor is entitled to payment or has been or will be paid by any other source, including grants, for that service.

Disallowed Costs

The Contractor is responsible for any audit exceptions or disallowed costs incurred by its own organization or that of its subcontractors.

8. SUBCONTRACTOR DATA COLLECTION

Contractor will submit reports, in a form and format to be provided by Commerce and at intervals as agreed by the parties, regarding work under this Agreement performed by subcontractors and the portion of funds expended for work performed by subcontractors, including but not necessarily limited to minority-owned, woman-owned, and veteran-owned business subcontractors. "Subcontractors" shall mean subcontractors of any tier.

9. AUDIT

If the Contractor is a subrecipient and expends \$750,000 or more in federal awards from any and/or all sources in any fiscal year, the Contractor shall procure and pay for a single audit or a program-specific audit for that fiscal year. Upon completion of each audit, the Contractor shall:

- A. Submit to COMMERCE the reporting package specified in OMB Super Circular 2 CFR 200.501, reports required by the program-specific audit guide (if applicable), and a copy of any management letters issued by the auditor.
- Submit to COMMERCE follow-up and developed corrective action plans for all audit findings.

If the Contractor is a subrecipient and expends less than \$750,000 in federal awards from any and/or all sources in any fiscal year, the Contractor shall notify COMMERCE they did not meet the single audit requirement.

The Contractor shall send all single audit documentation to auditreview@commerce.wa.gov.

10. DEBARMENT

- **A.** Contractor, defined as the primary participant and it principals, certifies by signing these General Terms and Conditions that to the best of its knowledge and belief that they:
 - i. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency.
 - ii. Have not within a three-year period preceding this Contract, been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in

connection with obtaining, attempting to obtain, or performing a public or private agreement or transaction, violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, receiving stolen property, making false claims, or obstruction of justice;

- iii. Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (1)(b) of federal Executive Order 12549; and
- iv. Have not within a three-year period preceding the signing of this Contract had one or more public transactions (Federal, State, or local) terminated for cause of default.
- **B.** Where the Contractor is unable to certify to any of the statements in this Contract, the Contractor shall attach an explanation to this Contract.
- **C.** The Contractor agrees by signing this Contract that it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by COMMERCE.
- D. The Contractor further agrees by signing this Contract that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction," as follows, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions:

LOWER TIER COVERED TRANSACTIONS

- The lower tier Contractor certifies, by signing this Contract that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- ii. Where the lower tier Contractor is unable to certify to any of the statements in this Contract, such Contractor shall attach an explanation to this Contract.
- E. The terms covered transaction, debarred, suspended, ineligible, lower tier covered transaction, person, primary covered transaction, principal, and voluntarily excluded, as used in this section, have the meanings set out in the Definitions and Coverage sections of the rules implementing Executive Order 12549. You may contact COMMERCE for assistance in obtaining a copy of these regulations.

11. INSURANCE

Each party certifies that it is self-insured under the State's or local government self-insurance liability program, and shall be responsible for losses for which it is found liable.

12. ORDER OF PRECEDENCE

In the event of an inconsistency in this Contract, the inconsistency shall be resolved by giving precedence in the following order:

- Applicable federal and state of Washington statutes and regulations
- Special Terms and Conditions
- General Terms and Conditions
- Attachment A Scope of Work
- Attachment B Budget

1. **DEFINITIONS**

As used throughout this Contract, the following terms shall have the meaning set forth below:

- A. "Authorized Representative" shall mean the Director of the Department of Commerce and/or the designee authorized in writing to act on the Director's behalf.
- B. "COMMERCE" shall mean the Department of Commerce.
- C. "Contract" or "Agreement" means the entire written agreement between COMMERCE and the Contractor, including any attachments, documents, or materials incorporated by reference. E-mail or facsimile transmission of a signed copy of this Contract shall be the same as delivery of an original.
- D. "Contractor" shall mean the entity identified on the face sheet performing service(s) under this Contract, and shall include all employees and agents of the Contractor.
- E. "Personal Information" shall mean information identifiable to any person, including, but not limited to, information that relates to a person's name, health, finances, education, business, use or receipt of governmental services or other activities, addresses, telephone numbers, social security numbers, driver license numbers, other identifying numbers, and any financial identifiers.
- F. "State" shall mean the state of Washington.
- G. "Subcontractor" shall mean one not in the employment of the Contractor, who is performing all or part of those services under this Contract under a separate contract with the Contractor. The terms "subcontractor" and "subcontractors" mean subcontractor(s) in any tier.

2. ALL WRITINGS CONTAINED HEREIN

This Contract contains all the terms and conditions agreed upon by the parties. No other understandings, oral or otherwise, regarding the subject matter of this Contract shall be deemed to exist or to bind any of the parties hereto.

3. AMENDMENTS

This Contract may be amended by mutual agreement of the parties. Such amendments shall not be binding unless they are in writing and signed by personnel authorized to bind each of the parties.

4. ASSIGNMENT

Neither this Contract, work thereunder, nor any claim arising under this Contract, shall be transferred or assigned by the Contractor without prior written consent of COMMERCE.

5. CONFIDENTIALITY AND SAFEGUARDING OF INFORMATION

- A. "Confidential Information" as used in this section includes:
 - i. All material provided to the Contractor by COMMERCE that is designated as "confidential" by COMMERCE;
 - ii. All material produced by the Contractor that is designated as "confidential" by COMMERCE; and
 - iii. All personal information in the possession of the Contractor that may not be disclosed under state or federal law.
- B. The Contractor shall comply with all state and federal laws related to the use, sharing, transfer, sale, or disclosure of Confidential Information. The Contractor shall use Confidential Information solely for the purposes of this Contract and shall not use, share, transfer, sell or disclose any Confidential Information to any third party except with the prior written consent of COMMERCE or as may be required by law. The Contractor shall take all necessary steps to assure that Confidential Information is safeguarded to prevent unauthorized use, sharing, transfer, sale or disclosure of Confidential Information or violation of any state or federal laws related thereto. Upon request, the

Contractor shall provide COMMERCE with its policies and procedures on confidentiality. COMMERCE may require changes to such policies and procedures as they apply to this Contract whenever COMMERCE reasonably determines that changes are necessary to prevent unauthorized disclosures. The Contractor shall make the changes within the time period specified by COMMERCE. Upon request, the Contractor shall immediately return to COMMERCE any Confidential Information that COMMERCE reasonably determines has not been adequately protected by the Contractor against unauthorized disclosure.

C. Unauthorized Use or Disclosure. The Contractor shall notify COMMERCE within five (5) working days of any unauthorized use or disclosure of any confidential information, and shall take necessary steps to mitigate the harmful effects of such use or disclosure.

6. COPYRIGHT

Unless otherwise provided, all Materials produced under this Contract shall be considered "works for hire" as defined by the U.S. Copyright Act and shall be owned by COMMERCE. COMMERCE shall be considered the author of such Materials. In the event the Materials are not considered "works for hire" under the U.S. Copyright laws, the Contractor hereby irrevocably assigns all right, title, and interest in all Materials, including all intellectual property rights, moral rights, and rights of publicity to COMMERCE effective from the moment of creation of such Materials.

"Materials" means all items in any format and includes, but is not limited to, data, reports, documents, pamphlets, advertisements, books, magazines, surveys, studies, computer programs, films, tapes, and/or sound reproductions. "Ownership" includes the right to copyright, patent, register and the ability to transfer these rights.

For Materials that are delivered under the Contract, but that incorporate pre-existing materials not produced under the Contract, the Contractor hereby grants to COMMERCE a nonexclusive, royalty-free, irrevocable license (with rights to sublicense to others) in such Materials to translate, reproduce, distribute, prepare derivative works, publicly perform, and publicly display. The Contractor warrants and represents that the Contractor has all rights and permissions, including intellectual property rights, moral rights and rights of publicity, necessary to grant such a license to COMMERCE.

The Contractor shall exert all reasonable effort to advise COMMERCE, at the time of delivery of Materials furnished under this Contract, of all known or potential invasions of privacy contained therein and of any portion of such document which was not produced in the performance of this Contract. The Contractor shall provide COMMERCE with prompt written notice of each notice or claim of infringement received by the Contractor with respect to any Materials delivered under this Contract. COMMERCE shall have the right to modify or remove any restrictive markings placed upon the Materials by the Contractor.

7. DISPUTES

In the event that a dispute arises under this Agreement, it shall be determined by a Dispute Board in the following manner: Each party to this Agreement shall appoint one member to the Dispute Board. The members so appointed shall jointly appoint an additional member to the Dispute Board. The Dispute Board shall review the facts, Agreement terms and applicable statutes and rules and make a determination of the dispute. The Dispute Board shall thereafter decide the dispute with the majority prevailing. The determination of the Dispute Board shall be final and binding on the parties hereto. As an alternative to this process, either of the parties may request intervention by the Governor, as provided by RCW 43.17.330, in which event the Governor's process will control.

8. GOVERNING LAW AND VENUE

This Contract shall be construed and interpreted in accordance with the laws of the state of Washington, and any applicable federal laws, and the venue of any action brought hereunder shall be in the Superior Court for Thurston County.

9. INDEMNIFICATION

Each party shall be solely responsible for the acts of its employees, officers, and agents.

10. LICENSING, ACCREDITATION AND REGISTRATION

The Contractor shall comply with all applicable local, state, and federal licensing, accreditation and registration requirements or standards necessary for the performance of this Contract.

11. RECAPTURE

In the event that the Contractor fails to perform this Contract in accordance with state laws, federal laws, and/or the provisions of this Contract, COMMERCE reserves the right to recapture funds in an amount to compensate COMMERCE for the noncompliance in addition to any other remedies available at law or in equity.

Repayment by the Contractor of funds under this recapture provision shall occur within the time period specified by COMMERCE. In the alternative, COMMERCE may recapture such funds from payments due under this Contract.

12. RECORDS MAINTENANCE

The Contractor shall maintain books, records, documents, data and other evidence relating to this contract and performance of the services described herein, including but not limited to accounting procedures and practices that sufficiently and properly reflect all direct and indirect costs of any nature expended in the performance of this Contract.

The Contractor shall retain such records for a period of six (6) years following the date of final payment. At no additional cost, these records, including materials generated under the Contract, shall be subject at all reasonable times to inspection, review or audit by COMMERCE, personnel duly authorized by COMMERCE, the Office of the State Auditor, and federal and state officials so authorized by law, regulation or agreement.

If any litigation, claim or audit is started before the expiration of the six (6) year period, the records shall be retained until all litigation, claims, or audit findings involving the records have been resolved.

13. SAVINGS

In the event funding from state, federal, or other sources is withdrawn, reduced, or limited in any way after the effective date of this Contract and prior to normal completion, COMMERCE may suspend or terminate the Contract under the "Termination for Convenience" clause, without the ten calendar day notice requirement. In lieu of termination, the Contract may be amended to reflect the new funding limitations and conditions.

14. SEVERABILITY

The provisions of this Contract are intended to be severable. If any term or provision is illegal or invalid for any reason whatsoever, such illegality or invalidity shall not affect the validity of the remainder of the Contract.

15. SUBCONTRACTING

The Contractor may only subcontract work contemplated under this Contract if it obtains the prior written approval of COMMERCE.

If COMMERCE approves subcontracting, the Contractor shall maintain written procedures related to subcontracting, as well as copies of all subcontracts and records related to subcontracts. For cause, COMMERCE in writing may: (a) require the Contractor to amend its subcontracting procedures as they relate to this Contract; (b) prohibit the Contractor from subcontracting with a particular person or entity; or (c) require the Contractor to rescind or amend a subcontract.

Every subcontract shall bind the Subcontractor to follow all applicable terms of this Contract. The Contractor is responsible to COMMERCE if the Subcontractor fails to comply with any applicable term

or condition of this Contract. The Contractor shall appropriately monitor the activities of the Subcontractor to assure fiscal conditions of this Contract. In no event shall the existence of a subcontract operate to release or reduce the liability of the Contractor to COMMERCE for any breach in the performance of the Contractor's duties.

Every subcontract shall include a term that COMMERCE and the State of Washington are not liable for claims or damages arising from a Subcontractor's performance of the subcontract.

16. SURVIVAL

The terms, conditions, and warranties contained in this Contract that by their sense and context are intended to survive the completion of the performance, cancellation or termination of this Contract shall so survive.

17. TERMINATION FOR CAUSE

In the event COMMERCE determines the Contractor has failed to comply with the conditions of this contract in a timely manner, COMMERCE has the right to suspend or terminate this Contract. Before suspending or terminating the Contract, COMMERCE shall notify the Contractor in writing of the need to take corrective action. If corrective action is not taken within 30 calendar days, the contract may be terminated or suspended.

In the event of termination or suspension, the Contractor shall be liable for damages as authorized by law including, but not limited to, any cost difference between the original Contract and the replacement or cover contract and all administrative costs directly related to the replacement contract, e.g., cost of the competitive bidding, mailing, advertising and staff time.

COMMERCE reserves the right to suspend all or part of the Contract, withhold further payments, or prohibit the Contractor from incurring additional obligations of funds during investigation of the alleged compliance breach and pending corrective action by the Contractor or a decision by COMMERCE to terminate the Contract. A termination shall be deemed a "Termination for Convenience" if it is determined that the Contractor: (1) was not in default; or (2) failure to perform was outside of his or her control, fault or negligence.

The rights and remedies of COMMERCE provided in this Contract are not exclusive and are in addition to any other rights and remedies provided by law.

18. TERMINATION FOR CONVENIENCE

Except as otherwise provided in this Contract, COMMERCE may, by ten (10) business days written notice, beginning on the second day after the mailing, terminate this Contract, in whole or in part. If this Contract is so terminated, COMMERCE shall be liable only for payment required under the terms of this Contract for services rendered or goods delivered prior to the effective date of termination.

19. TERMINATION PROCEDURES

Upon termination of this Contract, COMMERCE, in addition to any other rights provided in this Contract, may require the Contractor to deliver to COMMERCE any property specifically produced or acquired for the performance of such part of this Contract as has been terminated. The provisions of the "Treatment of Assets" clause shall apply in such property transfer.

COMMERCE shall pay to the Contractor the agreed upon price, if separately stated, for completed work and services accepted by COMMERCE, and the amount agreed upon by the Contractor and COMMERCE for (i) completed work and services for which no separate price is stated, (ii) partially completed work and services, (iii) other property or services that are accepted by COMMERCE, and (iv) the protection and preservation of property, unless the termination is for default, in which case the Authorized Representative shall determine the extent of the liability of COMMERCE. Failure to agree with such determination shall be a dispute within the meaning of the "Disputes" clause of this Contract. COMMERCE may withhold from any amounts due the Contractor such sum as the Authorized Representative determines to be necessary to protect COMMERCE against potential loss or liability.

The rights and remedies of COMMERCE provided in this section shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Contract.

After receipt of a notice of termination, and except as otherwise directed by the Authorized Representative, the Contractor shall:

- A. Stop work under the Contract on the date, and to the extent specified, in the notice;
- **B.** Place no further orders or subcontracts for materials, services, or facilities except as may be necessary for completion of such portion of the work under the Contract that is not terminated;
- **C.** Assign to COMMERCE, in the manner, at the times, and to the extent directed by the Authorized Representative, all of the rights, title, and interest of the Contractor under the orders and subcontracts so terminated, in which case COMMERCE has the right, at its discretion, to settle or pay any or all claims arising out of the termination of such orders and subcontracts;
- D. Settle all outstanding liabilities and all claims arising out of such termination of orders and subcontracts, with the approval or ratification of the Authorized Representative to the extent the Authorized Representative may require, which approval or ratification shall be final for all the purposes of this clause;
- **E.** Transfer title to COMMERCE and deliver in the manner, at the times, and to the extent directed by the Authorized Representative any property which, if the Contract had been completed, would have been required to be furnished to COMMERCE;
- **F.** Complete performance of such part of the work as shall not have been terminated by the Authorized Representative; and
- **G.** Take such action as may be necessary, or as the Authorized Representative may direct, for the protection and preservation of the property related to this Contract, which is in the possession of the Contractor and in which the Authorized Representative has or may acquire an interest.

20. TREATMENT OF ASSETS

Title to all property furnished by COMMERCE shall remain in COMMERCE. Title to all property furnished by the Contractor, for the cost of which the Contractor is entitled to be reimbursed as a direct item of cost under this Contract, shall pass to and vest in COMMERCE upon delivery of such property by the Contractor. Title to other property, the cost of which is reimbursable to the Contractor under this Contract, shall pass to and vest in COMMERCE upon (i) issuance for use of such property in the performance of this Contract, or (ii) commencement of use of such property in the performance of this Contract, or (iii) reimbursement of the cost thereof by COMMERCE in whole or in part, whichever first occurs.

- **A.** Any property of COMMERCE furnished to the Contractor shall, unless otherwise provided herein or approved by COMMERCE, be used only for the performance of this Contract.
- **B.** The Contractor shall be responsible for any loss or damage to property of COMMERCE that results from the negligence of the Contractor or which results from the failure on the part of the Contractor to maintain and administer that property in accordance with sound management practices.
- **C.** If any COMMERCE property is lost, destroyed or damaged, the Contractor shall immediately notify COMMERCE and shall take all reasonable steps to protect the property from further damage.
- **D.** The Contractor shall surrender to COMMERCE all property of COMMERCE prior to settlement upon completion, termination or cancellation of this Contract
 - All reference to the Contractor under this clause shall also include Contractor's employees, agents or Subcontractors.

21. WAIVER

Waiver of any default or breach shall not be deemed to be a waiver of any subsequent default or breach. Any waiver shall not be construed to be a modification of the terms of this Contract unless stated to be such in writing and signed by Authorized Representative of COMMERCE.

Attachment A Scope of Work

Walk About Yakima (WAY) is the culmination of a multi-year initiative to engage local and federal law enforcement, prosecuting authorities, and community partners to sustainably reduce gun and gang violence in Yakima County using a multi-component strategy. In September, we will complete our pilot year. WAY is a partnership between the Yakima Police Department (YPD), the Dispute Resolution Center (DRC), Juvenile Court (JC) and Union Gospel Mission's Madison House. The primary aim of the WAY program is to reduce gang-related gun violence in the city of Yakima. The YPD provides data to the program that identifies those at highest risk of becoming incarcerated for gun violence or for being killed by gun violence. Program staff, led my Madison House, reach out to individuals identified with YPD data and offer wrap-around services that provide customized support to those who opt-in to the program. Program participants are provided a minimum of 6-months of intervention services, effectively neutralizing their participation in violent crime. Services are designed to enable them to permanently exit criminal involvement, including gang involvement.

The Yakima Police Department's (YPD) focused deterrence program has identified individuals at high risk of perpetuating gun/gang violence within our community. To reduce violent crime, the YPD program has partnered with Walk About Yakima (WAY) to provide services to deter and prevent gun/gang violence. The YPD utilizes an evidenced-based risk assessment that mathematically identifies those at the highest risk of committing violence and gun crimes in the city. The assessment is based on established criminological risk factors strongly predictive of future violent and gun-related crime, and the scoring process was designed to assist law enforcement to quickly and effectively identify those high-risk individuals.

The WAY team includes credible messenger mentors who have lived-experience in the gang lifestyle and proven track-record of working to help others exit gang activity. The WAY team is comprised of three credible messenger/mentors, two services coordinators who match services to program participants, a systems coordinator who interfaces with law-enforcement and community partners, and a supervisor.

The WAY team initiates custom notification meetings with identified individuals, consistent with the Department of Justice and Project Safe Neighborhoods Eastern District of Washington Strategic Action Plan. Custom notification is a standard method in which individualized, focused deterrence messages are delivered to those at high risk of incarceration or death from gun violence. Custom notification alone has proven to be an effective intervention in gang communities.

Credible messengers/mentors provide identified individuals the opportunity to opt-in to the WAY program. Those who opt in receive wrap-around services that are customized to each program participant to meet their specific needs and goals, including shelter, transportation, food, employment, education, childcare, relocation, clothing, mental health or addiction treatment, and assistance accessing identification documents.

Evidence-based mental-health interventions are further provided by Credible Messenger/mentors who are coached by the University of Washington Department of Psychiatry and Behavioral Health. Mental health/behavior modification skills include techniques used in dialectical behavioral therapy, multisystemic therapy, feelings regulation, and relapse prevention. The university's psychiatry and behavioral health department has determined that interventions will be best received if implemented by credible messengers/mentors rather than by traditional mental health providers.

Contractors include program advisors from the University of Washington, Department of Psychiatry and Behavioral Health, a dedicated Juvenile Court probation counselor, and UGM Madison House.

Attachment A Scope of Work

OUTCOME 1: Use Yakima municipal data to identify 35-40 individuals most at risk of perpetrating gun violence in Yakima County.

Performance measure: The YPD Spillman data analyst generates a rolling list of youths and adults most likely to perpetrate gun violence during the 12-month program period—at least, but not limited to 35-40 individuals.

OUTCOME 2: Provide notification meetings to 25-30 at-risk individuals identified by Yakima municipal data. The pilot year of the program evidenced that 76% of individuals notified opted-in to the program, where 25 individuals received custom notification and 19 individuals received services.

Performance measure: Twenty-five to 30 individuals identified as most at risk of perpetuating gun violence will receive custom notification within the first 2 months of the program period and on an ongoing basis throughout the program period until 25-30 are notified. At-risk youths and adults will be notified by the WAY team that there will be enhanced consequences for further violence and that support and services are available for those who wish to opt in to the program.

OUTCOME 3: Provide program services to all program participants who opt in. "Opting in" is defined as an agreement to cease illegal activity and a commitment to participate in evidence-based program interventions provided by the WAY team. Program services include shelter, transportation, food, employment, education, childcare, relocation, clothing, mental health or addiction treatment, and navigating systems.

Performance measure: A minimum of 15-19 program participants who choose to opt in to the program will receive program services and evidence-based interventions. In the pilot year, 19 individuals received services.

OUTCOME 4: Reduce quality contacts with the criminal justice system.

Performance measure: Program participants who receive custom notification alone will reduce their quality contacts with the criminal justice system, measured by comparing the average number of quality contacts in the 3 years prior to the program year to the count of quality contacts following custom notification. Program participants who choose to cease violent, illegal activity and receive program services will statistically significantly reduce their quality contacts with the criminal justice system, measured by comparing the average number of quality contacts in the 3 years prior to the program year to the contacts during the program period. Essentially, this will mean neutralizing gun violence for 10-12 participants who have been identified as high risk.

OUTCOME 5: Reduce gang involved gun crimes in Yakima County during the program period.

Performance measure: Reduce gun violence in Yakima County during the program period. There will be a lower number of gun-related, gang-involved crimes committed during the program period when compared to the 12-months preceding the program.

The Contractor will report on the activities identified above on a quarterly basis. Quarterly reports will be due the 15th day of the month following the end of each calendar quarter of the award period.

Attachment B Budget

The budget for the award period of January 1, 2022 through September 30, 2022 is \$311,520, which shall be expended to support the activities as identified in the costs section of the City of Yakima's proposal.

Note: The Contractor may not obligate or expend any funds under this award until a completed Federal Eligibility Package has been submitted to COMMERCE.