Programs that Enhance Law Enforcement’s Response to Domestic Violence, Dating Violence, and Stalking

Q: Is the funding amount in the request an annual allocation, or is it the project total amount?
A: The funding amount listed is the maximum annual project budget.

Q: Is the funding amount for the first year of the project prorated for the 9 month period versus the 12 months for years two and three?
A: The amount does not have to be prorated, however it is the responsibility of the applicant to justify the use of the amount of funds in the budget.

Q: Can the match contribution be entirely in kind, or is there a mandatory cash contribution?
A: The matching contribution can be fully cash, fully in kind or a combination of the two. In kind donations must be directly related to the proposed project and may not be tied to federal funding.

Q: Could you please define ‘rural’ for the purposes of the grant?
A: FCADV does not include a standard definition of rural in its RFPs. This is up to the applicant to explain in the application. However, the Law Enforcement Enhanced Response grant is open to all Florida law enforcement agencies as defined in the RFP. Preference is given to law enforcement agencies in rural communities but that does not exclude other law enforcement agencies.

Q: Is this grant specifically for training officers or about setting up a response team including officers, victim advocates, domestic organizations and prosecutors to evaluation and improving how we deal with victims of these crimes?
A: The applicant should propose projects based on the greatest needs in their community related to survivor safety and perpetrator accountability that fit within the purpose areas. The grant may include both training for officers as well as creating a coordinated community response team, and other allowable activities.