



All recipients of STOP funds must be in compliance with requirements under section 40002(b) of the Violence Against Women's Act (VAWA) of 1994 (34 U.S.C. 12291(b). Please respond to each requirement listed below in order to be determined eligible for STOP funds.

1. Nondisclosure of Confidential or Private Information Grantees and subgrantees shall protect the confidentiality and privacy of persons receiving services. For more information see 28 CFR 90.4(b) and the FAQ on the VAWA Confidentiality Provision.
Please summarize the practices your agency engages in to protect the confidentiality and privacy of persons receiving services.
2. Approved Activities
If grantees and subgrantees collaborate with or provide information to public officials and agencies to develop and implement policies and develop and promote legislation or model codes to reduce or eliminate domestic violence, dating violence, sexual assault, and stalking, then they must maintain confidentiality of victims (as required above) and ensure that personally identifying information (PII) about victims is not included.
Please summarize the practices your agency engages in while collaborating with or providing information to public officials/agencies to maintain confidentiality. If you do not collaborate, enter N/A.

3. Non-supplantation

Federal funds shall be used to supplement, not supplant, non-Federal funds that would otherwise be available for STOP funded activities.

I certify that we will use STOP funds to supplement, not supplant, non-Federal funds.

4. Nonexclusivity Nothing in the VAWA requirements shall be construed to prohibit male victims of domestic violence, dating violence, sexual assault and stalking from receiving STOP Program funded services.
Please summarize practices your agency engages in to ensure STOP services will be available to male victims.
5. Prohibition on tort litigation Funds under the STOP Program may not be used to fund civil representation in a lawsuit based on a tort claim.
Please summarize the practices your agency engages in to ensure STOP funds will not be used to fund civil representation on a tort claim. If your agency does not provide civil representation, enter N/A.

6. Prohibition on Lobbying

Funds under the STOP Program are subject to the prohibition in 18 U.S.C. 1913 (a provision that broadly prohibits the use of appropriated funds for lobbying).
Please summarize practices your agency engages in to ensure STOP funds will not be used for lobbying. If your agency does not complete lobbying activities, enter N/A.

lobbying. If your agency does not complete lobbying activities, enter N/A.
As an anthonisis a official for
As an authorizing official for Name of Applicant
I hereby certify that, to the best of my knowledge, the provided information is true and accurate.
Printed Name
Signature
Title
Date