GOVERNOR'S OFFICE OF CRIME CONTROL AND PREVENTION (GOCCP)

16.017 SEXUAL ASSAULT SERVICES FORMULA PROGRAM

Program Description: To increase intervention, advocacy, accompaniment, support services, and related assistance for adult, youth, and child victims of sexual assault; family and household members of such victims; and those collaterally affected by the victimization, except for the perpetrator of such victimization.

Formula Description: SASP Formula Grant Program funds will be awarded based on the following guidelines: By statute, OVW will award a base amount to each State and Territory. Funds remaining after the allocated base amount will be distributed among the States and Territories based on population, including Tribal populations. The most accurate and complete data compiled by the United States Bureau of the Census is used to determine the populations.

A contribution of non-Federal dollars ("match") is not required for this program and there is a 5% allowance for administrative funds.

16.123 COMMUNITY-BASED VIOLENCE PREVENTION DEMONSTRATION PROGRAM

Program Description: To provide funds for localities to support federal, state, and local partnerships to replicate proven multi-disciplinary, community-based strategies to reduce violence. A growing number of communities have adopted multi-strategy, multi-disciplinary approaches to reduce the violence that has adversely affected youth, families, and neighborhoods across America.

Formula Description: This program has no statutory formula or matching requirement.

16.523 JUVENILE ACCOUNTABILITY INCENTIVE BLOCK GRANTS

Program Description: To provide States and units of local government with funds to develop programs to strengthen and promote greater accountability in the juvenile justice system. To survey the field and identify projects that would benefit from research, demonstration, and evaluation in the 18 purpose areas identified in the JABG Program. To provide training and technical assistance to States and units of local government so they may develop programs outlined in the 18 program areas to promote greater accountability in the juvenile justice system.

Formula Description: Public Law 106-553 allocates 0.5 percent of the appropriated amount for each state and territory and of the total funds remaining, allocates to each state an amount that bears the same ratio as the population of people under the age of 18 living in each state for the most recent calendar year in which the data is available. Requires a cash match of 10 percent of

total program costs; federal funds may not exceed 90 percent of total program costs. (Each state and territory receiving money under the JAIBG program must establish an interest-bearing trust fund to deposit program funds.)

16.527 SAFE HAVENS: SUPERVISED VISITATION AND SAFE EXCHANGE

Program Description: To provide a safe location at which parents may exchange or non-custodial parents may visit children in an abuse-free environment that promotes healthy interaction and serves as an access point for referring families to additional supportive services. The program is set up to aid families in which domestic violence, dating violence, child abuse, sexual assault, or stalking has occurred.

Formula Description: This program has no statutory formula or matching requirement.

16.540 JUVENILE JUSTICE AND DELINQUENCY PREVENTION ALLOCATION TO STATES

Program Description: To increase the capacity of State and local governments to support a variety of programs related to delinquency prevention and reduction, juvenile justice system improvement, research, evaluation, statistical analysis, and training and technical assistance.

Formula Description: Formula based on juvenile population. Statutory formulas are not applicable to this program. Matching Requirements: Percent: 10%. State grantees may use no more than 10 percent of their Formula Grant allocation for planning and administration and they must match planning and administration funds dollar for dollar.

16.548 TITLE V-DELINQUENCY PREVENTION PROGRAM

Program Description: Increases the capacity of state and local governments to support the development of more effective prevention programs to improve the juvenile justice system through a risk and protective factor-focused programming approach.

Formula Description: Formula based on population of youth under the maximum age of original juvenile court delinquency jurisdiction. State or units of local government must match Title V fund with 50 percent cash or in-kind contributions.

16.550 STATE JUSTICE STATISTICS PROGRAM FOR STATISTICAL ANALYSIS CENTERS

Program Description: To improve the administration of justice by encouraging the development of State-level capabilities for collecting, analyzing, utilizing, and disseminating statistical information pertaining to crime, criminal justice, sex offenses, incident based reporting, and for providing statistical information to the Federal Government for national compilations. To analyze particular criminal justice issues of current concern and significance to criminal justice practitioners, as identified by BJS in conjunction with other Office of Justice

Programs components, the Justice Research and Statistics Association, and selected SAC Directors.

Formula Description: There is no statutory requirement for matching funds.

16.575 CRIME VICTIM ASSISTANCE FORMULA GRANT PROGRAM

Program Description: Enacted in 1984, the Victims of Crime Act (VOCA) is the central source of federal financial support for direct services to victims of crime. VOCA is administered at the federal level through the U.S. Department of Justice, Office for Victims of Crime which annually awards a grant to each state, the District of Columbia and U.S. Territories to support victim assistance services for victims and survivors of domestic violence, sexual assault, child abuse, drunk driving, homicide, and other crimes.

The purpose of the Victims of Crime Assistance (VOCA) Program is to improve the treatment of victims of crime by providing them with the assistance and services necessary to aid their restoration after a violent criminal act, and to support and aid them as they move through the criminal justice process. Victim assistance includes services such as crisis intervention, counseling, emergency transportation to court, temporary housing and criminal justice support and advocacy.

Formula Description: Awards are made on the basis of population with a base amount of \$500,000 for each state.

16.588 VIOLENCE AGAINST WOMEN FORMULA GRANTS

Program Description: To assist States, Indian tribal governments, tribal courts, State and local courts, and units of local government to develop and strengthen effective law enforcement and prosecution strategies to combat violent crimes against women, and develop and strengthen victim services in cases involving crimes against women. The Program encourages the development and implementation of effective, victim-centered law enforcement, prosecution, and court strategies to address violent crimes against women and the development and enhancement of victim services in cases involving violent crimes against women.

Formula Description: The federal share of these grants may not exceed 75 percent of the total costs of the projects described in the applications. Non-profit, non-governmental victim service programs are exempt from the match. States may satisfy the 25 percent match through in-kind services.

16.593 RESIDENTIAL SUBSTANCE ABUSE TREATMENT FOR STATE PRISONERS

Program Description: Develops and implements residential substance abuse treatment programs within state and local correctional facilities, in which prisoners are incarcerated for a period of time sufficient to permit substance abuse treatment.

Formula Description: This program has no statutory formula. Matching Requirements: Percent: 25.%. Grant funds are allocated to the States using the following formula: a) each participating State is allocated a base amount of 0.4 percent of the total funds available for the program; and b) the remaining funds are allocated to each participating State in the ratio its prison population bears to the total prison population of all participating States. The most recent National Prisoner Statistics collected by the Bureau of Justice Statistics will be used to make these allocations. The Federal share of a grant-funded project may not exceed 75 percent of the total costs of the project. The 25 percent matching funds must be in the form of a cash match. This program does not have MOE requirements.

16.607 BULLETPROOF VEST PARTNERSHIP PROGRAM

Program Description: To protect the lives of law enforcement officers by helping state, local and tribal law enforcement agencies provide officers with armored vests.

Formula Description: This program has no statutory formula.

Matching Requirements: Percent: 50%. The program requires that each applicant jurisdiction be responsible for providing at least 50 percent of the cost of each vest purchased.

16.609 COMMUNITY PROSECUTION & PROJECT SAFE NEIGHBORHOOD

Program Description: Project Safe Neighborhoods (PSN) is a nationwide commitment and a comprehensive, strategic approach to reducing gun crime in America by networking existing local programs that target gun crime and providing those programs with additional tools and/or resources needed to reduce gun violence.

The Community Prosecution program focuses on problem solving, strategic planning, and working in partnership with the community to prevent crime and violence and improve public safety. The Community Gun Violence Prosecution program allocates resources directly to chief prosecutors across the country to improve the long-term ability of prosecution agencies to more fully address the issue of firearm-related violent crime within their jurisdictions.

Formula Description: This program has no statutory formula. This program has no matching requirements.

16.727 COMBATING UNDERAGE DRINKING

Program Description: To support and enhance efforts by states, in cooperation with local jurisdictions, to enforce state laws prohibiting the sale of alcoholic beverages to minors and to prevent the purchase or consumption of alcoholic beverages by minors.

Formula Description: This program has no statutory formula. Matching requirements are not applicable to this program.

16.738 BYRNE- JUSTICE ASSISTANCE GRANT

Program Description: The BJRA Program is a coordinated effort to help State agencies, units of local government, local public and private entities, faith-based and community organizations, institutes of higher education, for profit (commercial), and non-profit organizations. Funds awarded are intended to help reduce existing gaps in services and to foster collaboration and cooperation among partner agencies and stakeholders throughout Maryland. JAG funds support all components of the criminal justice system from multijurisdictional drug and gang task forces to crime prevention and domestic violence programs, courts, corrections, treatment, and justice information sharing initiatives. JAG funded projects may address crime through the provision of services directly to individuals and/or communities and by improving the effectiveness and efficiency of criminal justice systems, processes, and procedures.

Formula Description: The Bureau of Justice Statistics (BJS) calculates, for each state and territory, a minimum base allocation which, based on the congressionally mandated JAG formula, can be enhanced by (1) the state's share of the national population, and (2) the state's share of the country's Part 1 violent crime statistics. Once the State funding is calculated, 60 percent of the funding is awarded to the State and 40 percent to the eligible units of local government. State also have a variable percentage of the allocation that is required to be "passed through" to units of local government. This amount, as calculated by BJS, is based on each State's crime expenditures. Additionally, the formula then calculates direct allocations for local governments within each state, based on their share of the total violent crime reported within the state. Local governments entitled to at least \$10,000 awards may apply directly to BJA for local JAG grants.

16.741 POST-CONVICTION DNA TESTING ASSISTANCE PROGRAM

Program Description: Program Description: GOCCP's Post conviction DNA Testing program works in conjunction with the National Institute of Justice to provide funding for additional DNA testing of convicted offenders. Maryland needs additional resources to expedite the processing of requests for post-conviction DNA testing by defendants who have been convicted of violent crimes and assert that such testing will demonstrate that they did not commit the crimes. The grant funds will be used to accomplish the goal of ensuring that individuals convicted of violent crimes in Maryland state courts who have claims of factual innocence that can be addressed through post-conviction DNA testing, or through the analysis of CODIS data implicating someone other than the convicted defendant as the perpetrator of the crime, are identified and properly represented by counsel.

Formula Description: Statutory formulas are not applicable to this program. Matching requirements are not applicable to this program.

16.742 PAUL COVERDALE FORENSIC SCIENCES IMPROVEMENT GRANT PROGRAM

Program Description: To improve the quality and timeliness of forensic science and medical examiner services and/or to eliminate backlogs in the analysis of forensic evidence, including

controlled substances, firearms examination, forensic pathology, latent prints, questioned documents, toxicology, and trace evidence for criminal justice purposes.

Formula Description: This program has no statutory formula requirement. This program has no matching requirements.

16.751 EDWARD BYRNE MEMORIAL COMPETITIVE GRANT PROGRAM, ENCOURAGING INNOVATION: FIELD-INITIATED PROGRAMS

Program Description: To develop and implement new and innovative strategies that better enable local criminal justice systems to prevent and respond to emerging and chronic crime problems that affect many communities in the United States. This program is funded under both the Edward Byrne Memorial Competitive Grant Program (Byrne Competitive Program) and the Edward Byrne Memorial Justice Assistance Grant (JAG) Program (42 U.S.C. 3751(a)) set-aside provision for training and technical assistance. The Byrne Competitive Program helps local communities improve the capacity of state and local justice systems and provides for national support efforts including training and technical assistance programs strategically targeted to address local needs.

Formula Description: This program has no statutory formula or matching requirement.

16.754 HAROLD ROGERS PRESCRIPTION DRUG MONITORING PROGRAM

Program Description: The primary purpose of the Harold Rogers Prescription Drug Monitoring Program (PDMP) is to enhance the capacity of regulatory and law enforcement agencies and public health officials to collect and analyze controlled substance prescription data and other scheduled chemical products through a centralized database administered by an authorized state agency. The program was created by the FY 2002 U.S. Department of Justice Appropriations Act (Public Law 107-77) and has received funding under each subsequent year's Appropriations Act.

93.643 CHILDREN'S JUSTICE ACT COMMITTEE

Program Description: To encourage States to enact reforms which are designed to improve: (a) The handling of child abuse and neglect cases, particularly cases of child sexual abuse and exploitation, in a manner which limits additional trauma to the child victim; (b) the handling of cases of suspected child abuse or neglect related fatalities; (c) the investigation and prosecution of cases of child abuse and neglect, particularly child sexual abuse and exploitation; and (d) the handling of cases involving children with disabilities or serious health-related problems who are victims of abuse or neglect.

Formula Description: This program has no statutory formula or matching requirements.

93.671 FAMILY VIOLENCE PREVENTION AND SERVICES ACT FORMULA GRANT

Program Description: Federal funds are used by States for grants to local public agencies and nonprofit private organizations to prevent incidents of family violence, domestic violence, and

dating violence; to provide immediate shelter, supportive services, and access to communitybased programs for victims of family violence, domestic violence, or dating violence, and their dependents; and to provide specialized services for children exposed to family violence, domestic violence, or dating violence, underserved populations, and victims who are members of racial and ethnic minority populations. States must give special emphasis to the support of community-based projects of demonstrated effectiveness carried out by nonprofit private organizations, particularly those projects where the primary purpose is to operate shelters for victims of family violence, domestic violence, and dating violence, and their dependents, or those which provide counseling, advocacy, and self-help services to victims of family violence, domestic violence, and dating violence and their dependents. States and Indian Tribes may not impose an income eligibility standard on individuals receiving services supported by funds appropriated under this Act and Federal funds may not be used as direct payment to any victim of family violence, domestic violence, or dating violence. The receipt of supportive services under this title shall be voluntary. No condition may be applied for the receipt of emergency shelter as described in subsection (b)(1)(A) of this title. No less than 70 percent of the funds distributed must be used for immediate shelter and supportive services, and no less than 25 percent for supportive services.

Formula Description: Statutory Formula: Title 45, Part 1370, Subpart H. (1) Each State shall be allotted for payment in a grant authorized under section 303(a), \$600,000, with the remaining funds to be allotted to each State in an amount that bears the same ratio to such remaining funds as the population of such State bears to the population of all States; (2) Guam, American Samoa, the United States Virgin Islands, and the Commonwealth of the Northern Mariana Islands shall be allotted not less than one eighth of 1 percent of the amounts available for grants under section 303 (a) for the fiscal year for which the allotment is made; and (3) to carry out section 303 (b) the Secretary shall make available not less than 10 percent of such amounts to make grants to Indian Tribes, tribal organizations and nonprofit private organizations approved by an Indian Tribe. This program has no matching requirements.

-end GOCCP report-