CRIME VICTIM ADVOCATE SERVICES AGREEMENT

| THIS AGREEMENT is made and entered into this day of |
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| , 2016 by and between the CITY OF MISSOULA, MONTANA, a |
| municipal corporation organized and existing under the laws of the State of Montana, 435 |
| Ryman, Missoula, Montana 59802, hereinafter referred to as "City," and MISSOULA |
| COUNTY, a political subdivision of the State of Montana, 200 W. Broadway, Missoula, M' |
| 59802, hereinafter referred to as "County"). |

In consideration of the mutual covenants and agreements herein contained, the receipt and sufficiency whereof being hereby acknowledged, the parties hereto agree as follows:

- 1. <u>Purpose</u>: The County will provide Crime Victim Advocate services and Healthy Relationship services for the City. The Crime Victim Advocate services will be at least 40 hours per week of criminal and 40 hours per week civil Crime Victim Advocate services in cases arising in the City of Missoula and pending before the Missoula Municipal Court involving partner or family member violence, sexual assault, stalking & harassment, order of protection violations and other offenses involving actual or threatened physical violence and injury such as assault. The Healthy Relationship services will provide services as set forth in the annual request for funding provided to the City.
- **Term of Agreement:** The initial term for this Agreement shall be July 1, 2016 to June 30, 2017, and be automatically renewed each fiscal year unless terminated by either party per Section 10 of this Agreement.
- 3. <u>Scope of Work</u>: County will perform the work and provide the services in accordance with the requirements of the Scope of Services attached hereto as Exhibit A; and
- **4.** <u>Timeline and Reporting</u>: County shall provide the City with status reports as required by the Scope of Services, Exhibit A.
- **5.** Payment: City agrees to pay County \$160,618 per year for the services set forth in Section 1
- **Records:** County shall maintain reasonable and sufficient records incident to the performance of this Agreement to enable the City to document the performance of this Agreement. County shall provide access to those records by the City and any independent auditor and to representatives of the state or federal government subject to requirements of confidentiality as determined by crime victim advocate standards and State law.
- 7. <u>Professional Service</u>: County agrees that all services and work performed hereunder will be accomplished in a professional manner.
- **8.** Compliance with Laws: Both parties agree to comply with all federal, state and local laws, ordinances, rules and regulations, including the safety rules, codes, and provisions of the Montana Safety Act in Title 50, Chapter 71, MCA.

9. <u>Nondiscrimination and Affirmative Action</u>: County agrees that all hiring by County of persons performing this Agreement will be on the basis of merit and qualification and there shall be no discrimination in employment on the basis of race, ancestry, color, physical or mental disability, religion, national origin, sex, age, marital or familial status, creed, ex-offender status, physical condition, political belief, public assistance status, sexual orientation, gender identity or expression, except where these criteria are reasonable bona fide occupational qualifications. County further agrees to comply with the City's Affirmative Action policy attached hereto as Exhibit B.

10. Default and Termination:

- a. <u>Termination for cause</u>. If either party fails to comply with any condition of this Agreement at the time or in the manner provided for, the other party, at its option, may terminate this Agreement and be released from all obligations if the default is not cured within ten (10) days after written notice is provided to the defaulting party. Said notice shall set forth the items to be cured. Additionally, the non-defaulting party may bring suit for damages, specific performance, and any other remedy provided by law. These remedies are cumulative and not exclusive. Use of one remedy does not preclude use of the others. Notices shall be provided in writing and hand-delivered or mailed to the parties at the addresses set forth in Section 14 of this Agreement.
- b. <u>Termination without cause</u>. Either party may terminate this agreement without cause by providing the other party a six month written notice of its intent to terminate the agreement.
- c. <u>Payment</u>. If the Agreement is terminated prior to completion, City shall be responsible for paying County for completed work within thirty (30) days of termination.
- Modification and Assignability: This document and its attachments contain the entire agreement between the parties and no statements, promises or inducements made by either party or agents of either party, which are not contained in this written Agreement, may be considered valid or binding. This Agreement may not be enlarged, modified or altered except by written agreement signed by both parties hereto. The County may not subcontract or assign County's rights, including the right to compensation or duties arising hereunder, without the prior written consent of City. Any subcontractor or assignee will be bound by all of the terms and conditions of this Agreement.
- 12. <u>Public Access to Information:</u> Both parties agree that they are local government entities and their records are subject to disclosure under Montana Law. Certain information may be protected from disclosure. Protected information includes confidential criminal justice information, information concerning an individual privacy interest, advocate privilege, legitimate trade secrets and other constitutionally protected proprietary information and certain information relating to individual or public safety. The parties agree to confer prior to disclosure of information relating to this Agreement and its performance which may include protected information.

| 13. and de | | cices, demands, consents and report to the following designated con | reports must be given in writing ntacts: | |
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| City's | designated contacts are: John Engen Mayor 435 Ryman Missoula, Montana 59802 | Dale Bickell Chief Admin. Officer 435 Ryman Missoula, Montana 59802 | Jim Nugent City Attorney 435 Ryman Missoula, Montana 59802 | |
| County | y's designated contacts are: Vickie M. Zeier Chief Admin. Officer 200 West Broadway Missoula, Montana 59802 | Shantelle Gaynor RVS Supervisor 200 West Broadway Missoula, Montana 5 | 9802 | |
| 14. <u>Applicability</u> : This Agreement and any extensions hereof shall be governed and construed in accordance with the laws of the State of Montana. In the event of litigation concerning this Agreement, venue shall be in the 4th Judicial District in and for the County of Missoula, Montana. | | | | |
| 15. <u>Severability.</u> Should any part of this Agreement be deemed invalid or unenforceable under applicable law, that provision shall be ineffective to the extent of such invalidity only, without in any way affecting the remaining parts of said provision or the remaining provisions of this Agreement. | | | | |
| | | | or condition of this Agreement previously waived as to new | |
| IN WITNESS WHEREOF, the parties hereto have executed this instrument the day and year first above written. | | | | |
| CITY | OF MISSOULA | COUNTY O | F MISSOULA | |
| John E | Engen, Mayor | Nicole Rowle | ey, County Commissioner | |
| Martha | a L. Rehbein, CMC | Jean Curtiss, | County Commissioner | |

APPROVED AS TO FORM AND CONTENT:

| Jim Nugent, City Attorney | Stacy Rye, County Commissioner | | |
|---------------------------|--------------------------------------|--|--|
| | ATTEST: | | |
| | Tyler R. Gernant, Clerk and Recorder | | |

EXHIBIT A Scope of Services Crime Victim Advocate Services

Referenced to and made a part of the Professional Services Agreement between the City of Missoula and Missoula County, commencing on July 1, 2016 (fiscal year 2017).

Under the terms of the Professional Services Agreement, County will provide the following services or tasks or work products:

- 1. County will perform 40 hours per week of criminal and 40 hours per week of civil Crime Victim Advocate services in cases arising in the City of Missoula and pending before the Missoula Municipal Court involving partner or family member violence, sexual assault, stalking and harassment, order of protection violations and other offenses involving physical violence and injury such as assault. This is specifically accomplished through the Advocacy Guiding Principles set forth in the Crime Victim Advocate Program Direct Services Procedures. Training, conferences, and certification courses pertaining to crime victim advocacy and services are encouraged and up to 40 hours annually shall be counted as service hours under this agreement. Depending on weekly caseload, training, conferences, paid time off, etc., it is the intent of this Agreement that at least one half of the total hours per week (80 hours total) shall pertain to criminal case services and remainder may pertain to civil services. County shall designate specific employees to provide these services and report these designations to the City's Principal Contacts. The designated employee providing criminal crime victim advocate services will perform these duties at an office located in the Missoula Police Department. City will provide adequate workspace, furniture, etc. County will provide necessary computer(s). The designated employee providing civil crime victim advocate services under this agreement will perform these duties at an office designated by the County. The County will provide adequate workspace, furniture, etc. and necessary computer(s).
- 2. County shall perform general Crime Victim Advocacy services including, but not limited to:
 - a. Provide notification to the victims of the crime of the arrest of the accused person/s and the nature of the charges (when the victim can be located). Additionally, staff will secure the victims views on release pending judicial proceedings, including contact provisions. Contact with the victim will be attempted by phone before the accused first appears in court. If the victim is not available by telephone, the Crime Victim Advocate Program will send a letter, unless victim safety may be compromised, with the above information to the victim. A copy of the letter or form, minus any confidential or personal information, will be provided to the City Attorney's Office.
 - b. Maintain contact (upon provision of current phone and mailing information) with the victim in order to notify and obtain his/her views regarding release, plea negotiations, case dismissal, pretrial diversion, and sentencing. The Crime Victim

- Advocate Program will also explain the basic criminal justice process and victims' rights.
- c. Provide information regarding the State of Montana's Crime Victim's Compensation Program and assist in filling out this paperwork. The Crime Victim Advocate Program will also provide the victim a form for restitution ("loss statement"), and if the form is returned to the Crime Victim Advocate Program, it will be forwarded to the City Attorney's Office.
- d. Provide information to the victim regarding dates and times of relevant hearings.
- e. Provide Orders of Protection information and assistance in obtaining this civil order to qualifying victims.
- f. Provide crisis counseling, follow-up counseling, and criminal justice advocacy, to help victims secure their rights and court-related services.
- g. Serve as support during interviews with law enforcement, prosecutors or other criminal justice system professionals. Serve as support during court appearances and trials
- h. Consult about emergency safety planning and refer victims to other community services.
- 3. County shall perform specific Criminal Advocacy services as follows:
 - a. Excluding weekends and holidays, daily roster check for new criminal cases involving partner or family member violence, sexual assault, stalking & harassment, order of protection violations and other offenses involving actual or threatened physical violence and injury.
 - b. Obtain incident report from CAO to create files and perform lethality and outreach assessment.
 - c. Contact victims in cases prosecuted by the CAO pursuant to the Direct Services Procedures.
 - i. In coordination with the CAO and Missoula Police Department, for victims who cannot be reached by phone, attempt in-person contact (to be made only when accompanied by CAO representative and MPD officer).
 - d. Provide information to the CAO pursuant to the Direct Services Procedures.
 - i. With consent of the victim, obtain information including follow-up photographs of injuries and provide to CAO; and
 - ii. If known, advise CAO of any open or pending civil Orders of Protection, dissolution proceedings, or parenting plan proceedings.

- e. With the consent of the victim, provide information to CAO.
 - i. Coordinate with CAO to schedule and attend meeting between victim and prosecutor; and
 - ii. Coordinate with CAO to schedule and attend any interview of victim by defense counsel
- f. When possible and in coordination with CAO, attend arraignments related to new cases.
- g. In coordination with CAO, attempt phone contact with and also notify victims in writing of all scheduled court dates and outcomes including:
 - i. notice of filed charges resulting in issuance of bench warrant;
 - ii. following initial appearance/arraignment, notice of bond, conditions of release, next court date and assigned prosecutor;
 - iii. notice of trial date to be sent within 10 business days of when trial date is set;
 - iv. notice of any failure to appear by the defendant at pretrial hearings;
 - v. change of plea and/or sentencing date;
 - vi. following change of plea/sentencing, copy of sentencing order and explanation of terms of sentencing;
 - vii. notification of post-sentencing violation by the defendant of terms of sentence; and
 - viii. notification of completion or expiration of sentence.
- h. Participate as needed in CAO pretrial preparation of victim.
- i. Accompany or provide support to victim during trial.
- 4. To facilitate this collaboration and meet the needs of victims of crime, the Missoula City Attorney's Office will:
 - a. Notify the Crime Victim Advocate Program in a timely manner of relevant events. This includes notifying staff of the arrest of an accused person, as well as information about pending plea negotiations, case dismissal, pretrial diversion, trial and sentencing, if applicable.
 - b. Notify the Crime Victim Advocate Program of pending plea offers or proposed changes of plea offers and the scheduled date for the Change of Plea.
 - c. Allow the Crime Victim Advocate Program agreed upon access to City Attorney Office files and computerized database.
- 5. Both parties understand and stipulate to the following:
 - a. The Crime Victim Advocate Program understands the sensitive, confidential nature of City Attorney files, and will not disclose the contents of those files or make copies from them without the knowledge and consent of the City Attorney or authorized staff. Only

Crime Victim Advocate Program paid staff, interns or work-study students who have signed a City Attorney's Office confidentiality agreement will have access to Attorney files and information. Information in these files will only be used to complete the work of the Crime Victim Advocate Program and will not be shared elsewhere.

- b. The Crime Victim Advocate Program seeks to empower victims of crime by supporting their choices and desires. Services are only provided to clients who want them. Clients may use some or all available services and may discontinue services at any time. The Crime Victim Advocate Program only shares client information with their permission.
- 6. County will provide Healthy Relationship Services as budget allows as set forth in the annual request for funding provided to the City.
- 7. County will provide quarterly updates to the City of Missoula on tasks and accomplishments of general and specific services listed above.

EXHIBIT B

<u>NON-DISCRIMINATION</u>. All hiring shall be on the basis of merit and qualification and there shall be no discrimination in employment on the basis of race, ancestry, color, physical or mental disability, religion, national origin, sex, age, marital or familial status, creed, ex-offender status, physical condition, political belief, public assistance status, sexual orientation or gender identity/expression, except where these criteria are reasonable bona fide occupational qualifications.

<u>AFFIRMATIVE ACTION POLICY</u>. Contractors, subcontractors, sub grantees, and other firms doing business with the City of Missoula must be in compliance with the City of Missoula's Affirmative Action Plan, and Title 49 Montana Codes Annotated, entitled "Human Rights" or forfeit the right to continue such business dealings.

The City's Affirmative Action Policy Statement is:

The Mayor of the City of Missoula or the Mayor's designee may adopt an affirmative action plan to provide all persons equal opportunity for employment without regard to race, ancestry, color, handicap, religion, creed, national origin, sex, age, or marital status. In keeping with this commitment, we are assigning to all department heads and their staff the responsibility to actively facilitate equal employment opportunity for all present employees, applicants, and trainees. This responsibility shall include assurance that employment decisions are based on furthering the principle of equal employment opportunity by imposing only valid requirements for employment and assuring that all human resource actions are administered on the basis of job necessity.

Specific responsibility for developing, implementing, monitoring and reporting are assigned to the City Human Resource staff under the supervision and direction of the Chief Administrative Officer and the Mayor.

It is the policy of the City of Missoula to eliminate any practice or procedure that discriminates illegally or has an adverse impact on an "affected" class. Equal opportunity shall be provided for all City employees during their terms of employment. All applicants for City employment shall be employed on the basis of their qualifications and abilities.

The City of Missoula, where practical, shall utilize minority owned enterprises and shall ensure that subcontractors and vendors comply with this policy. Failure of subcontractors and vendors to comply with this policy statement shall jeopardize initial, continued, or renewed funds.

Our commitment is intended to promote equal opportunity in all employment practices and provide a positive program of affirmative action for the City of Missoula, its employees, program participants, trainees and applicants.