

# Fiscal Year 2021 Nonprofit Security Grant Program

California Supplement to the Federal Notice of Funding Opportunity

#### **TABLE OF CONTENTS**

SECTI	ON 1—OVERVIEW
	Information Bulletins Purpose of the California Supplement Key Changes to the FY 2021 Nonprofit Security Grant Program Grant Management Memoranda Eligible Subrecipients Supplanting Public/Private Organizations Debarred/Suspended Parties
SECTI	ON 2—FEDERAL CHANGES AND INITIATIVES  FY 2021 Program Priorities  National Campaigns and Programs  NIMS Implementation  Management and Administration  Indirect Costs  Personnel Cap  Equipment Typing/ Identification and Use  Equipment Maintenance/Sustainment  Telecommunications Equipment or Services Prohibitions  Conflict of Interest
SECTI	ON 3—STATE CHANGES AND INITIATIVES
SECTI	ON 4—REQUIRED STATE APPLICATION COMPONENTS 9 Financial Management Forms Workbook Subrecipient Grants Management Assessment Application Attachments Standard Assurances Governing Body Resolution Authorized Agent Information
SECTI	ON 5—THE STATE APPLICATION PROCESS

Payment Request Process Advances and Interest Earned on Advances Semi-Annual Drawdown Requirements Modifications Planning Training Exercises, Improvement Plans and After Action Reporting Contracted Security Personnel Procurement Standards and Written Procedures Procurement Thresholds Noncompetitive Procurements Environmental Planning and Historic Preservation Competition Vendor Licensing Bids, Estimates, and Invoices Construction and Renovation Inventory Control and Property Management Equipment Disposition Performance Reporting Extension Requests Progress Reports on Grant Extensions Monitoring Failure to Submit Required Reports Suspension/Termination Closeout Records Retention
ATTACHMENTS
A – FY 2021 NSGP Allocations B – FY 2021 NSGP Timeline C – FY 2021 NSGP Program Checklist

#### Federal Program Announcement

In February 2021, the U.S. Department of Homeland Security (DHS)/Federal Emergency Management Agency (FEMA) issued the Fiscal Year (FY) 2021 Nonprofit Security Grant Program (NSGP), Notice of Funding Opportunity (NOFO) and FEMA Preparedness Grants Manual.

Subrecipients must follow the programmatic requirements in the NOFO, FEMA Preparedness Grants Manual, and the applicable provisions of the Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards located in Title 2, Code of Federal Regulations (C.F.R.), Part 200.

#### Information **Bulletins**

DHS issues Information Bulletins (IBs) to provide updates, clarification, and new requirements throughout the life of the grant.

#### Purpose of the California Supplement

The <u>FY 2021 NSGP California Supplement to the NOFO</u> (State Supplement) is intended to complement, rather than replace, the NOFO and the FEMA Preparedness Grants Manual. Applicants are highly encouraged to thoroughly read the NOFO and Preparedness Grants Manual before referring to the State Supplement. The State Supplement will emphasize differences between the FY 2020 and FY 2021 NSGP and highlight additional California policies and requirements applicable to the FY 2021 NSGP.

#### **Key Changes to** the FY 2021 **NSGP**

- The FY 2021 Financial Management Forms Workbook (FMFW) has been updated
- Allowable equipment outside Authorized Equipment List (AEL) Categories 14 and 15 include ONLY the following:
  - Handheld radios (AEL 06CP-01-PORT Radio, Portable)
  - Public warning systems (03OE-03-MEGA System, Public Address, Handheld or Mobile)
- The Office of Management and Budget (OMB) published revisions to various sections of Title 2 of the Code of Federal Regulations (2 C.F.R.) as they relate to federal financial assistance. While some revisions were effective on August 13, 2020, most of the changes took effect on November 12, 2020. We highly encourage subrecipients to familiarize themselves with these changes. Information on all 2 C.F.R. revisions can be found at the Federal Register's Guidance for Grants and Agreements webpage.

#### Grants Management Memoranda

Cal OES issues Grants Management Memoranda (GMMs) which provide additional information and requirements regarding NSGP funds.

#### Eligible **Subrecipients**

Eligible Applicants, referred to as Subrecipients, are nonprofit organizations that are described under Section 501(c)(3) of the Internal Revenue Code of 1986 (IRC) and exempt from tax under Section 501(a) of such code.

#### Supplanting

Grant funds must be used to supplement existing funds, not replace (supplant) funds that have been appropriated for the same purpose. Subrecipients may be required to provide supporting documentation that certifies a reduction in nonfederal resources occurred for reasons other than the receipt or expected receipt of federal funds. Supplanting will result in the disallowance of the activity associated with this improper use of federal grant funds.

#### Public/Private **Organizations**

Subrecipients may contract with any other public or private organizations to perform eligible activities on approved NSGP projects.

#### Debarred/ Suspended **Parties**

Subrecipients must not make or permit any award (subaward or contract) at any tier, to any party, that is debarred, suspended, or otherwise excluded from, or ineligible for, participation in federal assistance programs.

Subrecipients must obtain documentation of eligibility prior to making any subaward or contract funded by NSGP funds and must be prepared to present supporting documentation to monitors/auditors.

Before entering into a Grant Subaward, the Subrecipient must notify Cal OES if it knows if any of the principals under the subaward fall under one or more of the four criteria listed at 2 C.F.R. § 180.335. The rule also applies to Subrecipients who pass-through funding to other local entities.

If at any time after accepting a subaward, Subrecipients learn that any of its principals fall under one or more of the criteria listed at <u>2 C.F.R. § 180.335</u>, immediate written notice must be provided to Cal OES and all grant activities halted until further instructions are received from Cal OES. The rule also applies to subawards passed through by Subrecipients.

#### FY 2021 Program **Priorities**

DHS/FEMA annually publishes the National Preparedness Report (NPR) to report national progress in building, sustaining, and delivering the core capabilities outlined in the goal of a secure and resilient nation. This analysis provides a national perspective on critical preparedness trends for whole community partners to use to inform program priorities, allocate resources, and communicate with stakeholders about issues of concern.

NSGP seeks to integrate the preparedness activities of nonprofit organizations that are at high risk of a terrorist attack with broader state and local preparedness efforts.

DHS/FEMA continually assess changes to the threat landscape to further the National Preparedness Goal of a secure and resilient nation. The following is the national priority area for FY 2021:

Enhancing the protection of soft targets/crowded places

The following are second-tier priorities that help implement a comprehensive approach to securing communities:

- Effective planning;
- Training and awareness campaigns; and
- **Exercises**

#### National Campaigns and **Programs**

Whole Community Preparedness – Subrecipients should engage with the whole community to advance individual and community preparedness and to work as a nation to build and sustain resilience. In doing so, Subrecipients are encouraged to consider the needs of individuals with access and functional needs and limited English proficiency in the activities and projects funded by the grant.

Subrecipients should utilize established best practices for whole community inclusion and engage with stakeholders to advance individual and jurisdictional preparedness and resilience. Subrecipients are encouraged to consider the necessities of all Californians in the activities and projects funded by the grant, including children, seniors, individuals with disabilities or access and functional needs, individuals with diverse culture and language use, individual with lower economic capacity, and other underserved populations.

#### **National** Campaigns and Programs Cont.

Active Shooter Preparedness – DHS has developed a comprehensive Active Shooter Preparedness website, which strives to enhance national preparedness through a wholecommunity approach by providing the necessary products, tools, and resources to help all stakeholders prepare for and respond to an active shooter incident. Subrecipients are encouraged to review the referenced active shooter resources and evaluate their preparedness needs.

**Soft Targets and Crowded Places** – States, territories, Urban Areas, and public and private sector partners are encouraged to identify security gaps and build capabilities that address security needs and challenges related to protecting locations or environments that are easily accessible to large numbers of people on a predictable or semi-predictable basis that have limited security or protective measures in place, including town centers, shopping malls, open-air venues, outside hard targets/venues perimeters, and other places of meeting and gathering. For more information, please see DHS's Hometown Security Program.

**Community Lifelines** – FEMA created Community Lifelines to reframe incident information and impacts using plain language and unity of effort to enable the integration of preparedness efforts, existing plans, and identifies unmet needs to better anticipate response requirements. Additional information may be found at the Community Lifelines Implementation Toolkit website.

Strategic Framework for Countering Terrorism and Targeted **Violence** – DHS adopted the DHS Strategic Framework for Countering Terrorism and Targeted Violence which explains how the department will use the tools and expertise that have protected and strengthened the country from forgein terrorist organizations to address the evolving challenges of today.

#### **NIMS Implementation**

Subrecipients are strongly encouraged to adopt and implement the National Incident Implementation System (NIMS).

#### Management and **Administration**

The Management and Administration (M&A) allowance for Subrecipients is set at a maximum of five percent for the FY 2021 NSGP.

#### **Indirect Costs**

Indirect costs are allowable under the FY 2021 NSGP Grant Award. Subrecipients who claim indirect costs may do so provided they use one of the following two methods:

- 1. Subrecipients with an indirect cost rate approved by their cognizant federal agency may claim indirect costs based on the established rate. Indirect costs claimed must be calculated using the base approved in the indirect cost negotiation agreement. A copy of the approved negotiation agreement is required at the time of application.
- 2. Subrecipients who have never received a negotiated indirect cost rate and receive less than \$35 million in direct federal funding per year may claim the 10% de minimis indirect cost rate based on Modified Total Direct Costs as defined in 2 C.F.R. § 200.1 and Subpart E.

Indirect costs are in addition to the M&A allowance and must be included in the Grant Award application as a "Project" and reflected in the FMFW on the Indirect Cost category ledger if being claimed under the award.

Indirect costs must be based on the claimed direct project costs, excluding equipment expenditures and other distorting items. Up to \$25,000 of each subaward may be included as a direct project cost when calculating indirect costs based on Modified Total Direct Costs.

Indirect costs must be claimed no more than once annually, and only at the end of the Subrecipient's fiscal year. An exception to this rule applies if there is a mid-year change to the approved indirect cost rate; in this case, costs incurred to date must be claimed. At that time, a Grant Subaward Modification reflecting the rate change must also be submitted to Cal OES, along with a copy of the new Indirect Cost Rate Agreement.

#### **Personnel Cap**

Pursuant to 6 U.S.C. § 609(b), NSGP funds may be used for personnel costs, totaling up to 50 perent. A Subrecipient may request this requirement be waived by DHS/FEMA, via Cal OES. Requests for personnel cap waivers must be submitted separately in writing to the Program Representative on official letterhead, with the following information:

#### **Personnel Cap** Cont.

- Documentation explaining why the cap should be waived:
- Conditions under which the request is being submitted;
- A budget and method of calculation of personnel costs both in percentages of the Grant Award **and** in total dollar amount (including salary, fringe benefits, and any M&A costs).

Subrecipient requests to exceed the personnel cap must be received by Cal OES at the time of application. Subaward modifications impacting the personnel cap will be reviewed on a case-by-case basis and may require submittal of the above-mentioned information.

Please reference IB 421b for more information on the waiver process.

#### **Equipment** Typing/ Identification and Use

Allowable NSGP equipment is listed on the FEMA Authorized Equipment List (AEL) website, which includes equipment from the AEL Sections:

- Physical Security Enhancement Equipment (Category 14)
- Inspection and Screening Systems (Category 15)

Allowable equipment outside AEL Categories 14 and 15 include ONLY the following:

- Handheld radios (AEL 06CP-01-PORT Radio, Portable)
- Public warning systems (AEL 03OE-03-MEGA System, Public Address, Handheld or Mobile)

Subrecipients that allocate FY 2021 NSGP funds for equipment are required to type and identify the capability associated with that equipment. Per FEMA policy, the purchase of weapons and weapon accessories are not allowed with NSGP funds.

#### **Equipment** Maintenance/ Sustainment

Use of NSGP funds for maintenance contracts, warranties, repair or replacement costs, upgrades, and user fees are allowable as described in FEMA IBs 336 and 379, as well as Grant Programs Directorate (GPD) Policy FP 205-402-125-1.

#### Telecommunications **Equipment or** Services **Prohibitions**

Effective August 13, 2020, DHS/FEMA Recipients and Subrecipients may not use any FEMA funds under open or new awards to:

- 1. Procure or obtain any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology of any system;
- 2. Enter into, extend, or renew a contract to procure or obtain any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology of any system; or
- 3. Enter into, extend, or renew contracts with entities that use covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system.

This prohibition is mandated by Section 889 of the John S. McCain National Defense Authorization Act for Fiscal Year 2019 (FY 2019 NDAA), Pub. L. No. 115-232 (2018) and 2 C.F.R. § 200.216. FEMA Grants Program Directorate issued a memo on August 3, 2020 with further guidance, titled Prohibitions on Expending FEMA Award Funds for Covered Telecommunications Equipment or Services (Interim).

#### Conflict of Interest

To eliminate and reduce the impact of conflicts of interest in the subaward process, Subrecipients and pass-through entities must follow their own policies and procedures regarding the elimination or reduction of conflicts of interest when making subawards. Subrecipients and pass-through entities are also required to follow any applicable federal, state, local, and tribal statutes or regulations governing conflicts of interest in the making of subawards.

Subrecipients must disclose to their Program Representative, in writing, any real or potential conflict of interest as defined by the federal, state, local, or tribal statutes or regulations, which may arise during the administration of the NSGP subaward within five days of learning of the conflict of interest.

#### California Homeland **Security Strategy** Goals

The State has prioritized the following California Homeland Security Strategy Goals for the FY 2021 subawards:

- 1. Enhance Information Collection, Analysis, and Sharing, in Support of Public Safety Operations Across California;
- 2. Protect Critical Infrastructure and Key Resources From All Threats and Hazards:
- 3. Strengthen Security and Preparedness Across Cyberspace;
- 4. Strengthen Communications Capabilities Through Planning, Governance, Technology, and Equipment;
- 5. Enhance Community Preparedness;
- 6. Enhance Multi-Jurisdictional/Inter-Jurisdictional All-Hazards Incident Catastrophic Planning, Response, and Recovery Capabilities;
- 7. Improve Medical and Health Capabilities;
- 8. Enhance Incident Recovery Capabilities;
- 9. Strengthen Food and Agriculture Preparedness;
- 10. Enhance Homeland Security Exercise, Evaluation, and Training Programs.

#### **Financial** Management **Forms Workbook**

The FY 2021 Cal OES FMFW includes:

**Grant Subaward Face Sheet** – Use the Grant Subaward Face Sheet to apply for grant programs. The Grant Subaward Face Sheet must be signed and printed in portrait format.

Authorized Body of 5 – Provides the contact information of Authorized Agents (AA), delegated via the Governing Body Resolution or Signature Authorization Form, including staff related to grant activities. More than one person is recommended for designation as the AA; in the absence of an AA, an alternate AA can sign requests.

**Project Ledger** – The Project Ledger is used in the application process to submit funding information and is used for submitting Cash Requests and Grant Subaward Modifications, and assist with completion of the Biannual Strategy Implementation Report (BSIR).

**Planning Tab** – Provides detailed information on grant-funded planning activities with a final product identified.

Organization Tab – Provides detailed information on grant-funded organizational activities.

**Equipment Tab** – It is an NSGP requirement that detailed information be provided under the equipment description for all grant-funded equipment. AEL numbers must be included for all items of equipment. Always refer to the AEL for a list of allowable equipment and conditions, if any.

**Training Tab** – Provides detailed information on grant-funded training activities. All training activities must receive Cal OES approval prior to starting the event, including a Training Feedback number. The Training Request Form may be obtained on the Cal OES website.

Exercise Tab – Provides detailed information on grant-funded exercises.

**M&A Tab** – Provides information on grant-funded M&A activities.

Indirect Costs Tab – Provides information on indirect costs.

#### Financial Management **Forms Workbook** Cont.

**Consultant-Contractor Tab** – Provides detailed information on grant-funded consultants.

**Personnel Tab** – Provides detailed information on grantfunded personnel activities.

Authorized Agent Page – The AA Page must be submitted with the application, all cash requests, and Grant Subaward Modifications. The AA Page must include a valid signature on file with Cal OES and the date.

#### Subrecipient Grants Management **Assessment**

Per 2 C.F.R. § 200.332, Cal OES is required to evaluate the risk of non-compliance with federal statutes, regulations, and grant terms and conditions posed by each Subrecipient of pass-through funding. The Subrecipient Grants Management Assessment contains questions related to your organization's experience in the management of federal grant awards. It is used to determine and provide an appropriate level of technical assistance, training, and grant oversight to Subrecipients during the subaward. The questionnaire must be completed and returned with your grant application.

#### **Application Attachments**

Indirect Cost Rate Agreement – If claiming indirect costs at a federally approved rate, please provide a copy of your approved Indirect Cost Rate Agreement.

Federal Funding Accountability and Transparency Act **(FFATA) Financial Disclosure** – Use the FFATA Financial Disclosure to provide the information required by the Federal Funding Accountability and Transparency Act of 2006.

**Certification Regarding Lobbying** – Use the Certification Regarding Lobbying form to certify lobbying activities, as stipulated by the Byrd Anti-Lobbying Amendment, 31 U.S.C. § 1352.31 U.S.C. § 1352.

**501(c)(3) Certification form** – Use the 501(c)(3) Certification form to certify and acknowledge if a 501(c)(3) Determination Letter is required by the Internal Revenue Service.

#### **Application Attachments** Cont.

STD 204 Payee Data Record – A form used to assign an organization a Federal Information Processing Standard (FIPS) number.

Filing Requirements – Subrecipients must comply with various filing requirements put forth by the State of California:

- Franchise Tax Board (FTB)
- Department of Justice (DOJ)
- Secretary of State (SOS)
- Internal Revenue Service (IRS), Federal Employee Identification Number (FEIN)

Subrecipients must verify that the name and address listed on the STD 204 are consistent with how the organization is registered with the FTB, DOJ, SOS, and IRS. It is the Subrecipients' responsibility to ensure that the name and address are consistent between the STD 204, FTB, DOJ, SOS, and IRS. All changes to the organization name and address must be provided to Cal OES in writing and must include an updated STD 204.

#### Standard Assurances

The Standard Assurances list the requirements to which the Subrecipients will be held accountable. All Applicants will be required to submit a signed original of the FY 2021 Standard Assurances as part of their FY 2021 NSGP application. The required Standard Assurances can be found only in PDF format on the Cal OES website.

**NOTE:** Self-created Standard Assurances will not be accepted.

#### **Governing Body** Resolution

The Governing Body Resolution (GBR) appoints AAs (identified by the individual's name or by a position title) to act on behalf of the governing body and the Applicant by executing any actions necessary for each application and subaward. All Applicants are required to submit a copy of their FY 2021 GBR with their application.

#### **Authorized Agent** Information

For each person or position appointed by the Governing Body, identify the individual in the AA and Contact Information page of the FMFW.

**Authorized Agent** Information Cont.

All changes in AA and contact information must be provided to Cal OES in writing. If the GBR identifies the AA by name, a new Resolution is needed when changes are made. If the GBR identifies the AA by position and/or title, changes may be made by submitting a request on the entity's letterhead, signed by an existing AA.

Cal OES will not accept signatures of an AA's designee, unless authorized by the Governing Body's resolution. A change to an AA's designee must be submitted on agency letterhead and signed by the AA, announcing the change to their designee.

#### Required **Documents** Submission

Subrecipients must submit an electronic copy of their completed FMFW to their Program Representative for review. After the required documents are approved, all electronic copies of the FMFW, along with the required documents must be emailed, with original or electronic signatures, by the application due date. During the application process, if it is determined all allocated funds cannot be expended by the end of the period of performance, inform your Program Representative as soon as possible. The completed application documents should be received by Cal OES no later than the date provided in the FY 2021 NSGP Timeline, referenced as Attachment A.

#### Late or Incomplete Required **Documents**

Late or incomplete required documents may be denied. If required documents are incomplete, the Program Representative may request additional information. Requests for late submission of required documents must be emailed to the Program Representative prior to the application due date. Cal OES has sole discretion to accept or reject late or incomplete required documents.

#### **NSGP Contact** Information

All Subrecipient required documents, questions, comments, and correspondence should be directed to:

California Governor's Office of Emergency Services ATTN: Grants Management (Building E) Infrastructure Protection Grants Unit 3650 Schriever Avenue Mather, CA 95655

(916) 328-7455
(916) 328-7460
(916) 328-7520
(916) 328-7462
(916) 328-7580

The general Infrastructure Protection Grants Unit email address is: NonProfit.Security.Grant@CalOES.ca.gov

#### Subaward **Approval**

Subrecipients will receive a formal notification of award. Subrecipient award letters must be signed, dated, and returned to Cal OES within 20 calendar days. Once the completed application, along with the signed award letter is received and approved, reimbursement of eligible

## Section 5 – The State Application Process | 2021

**Subaward Approval Cont.**Subaward expenditures may be requested using the Cal OES FMFW.

#### Payment Request Process

To request an advance or cash reimbursement payment of NSGP funds, Subrecipients must first complete a payment request using the Cal OES FMFW, returning it to the appropriate Program Representative. Subrecipients who fail to follow the workbook instructions may experience delays in processing the payment request.

Payments can only be made if the Subrecipient has submitted a completed and approved application.

# Advances and Interest Earned on Advances

Advance payment means a payment is requested before Subrecipients have disbursed the funds for program purposes. Subrecipients may be paid an advance, provided they maintain a willingness and ability to maintain procedures to minimize the time elapsing between the receipt of funds and their disbursement. The timing and amount of advance payments must be as close as administratively feasible to the actual disbursements by the Subrecipient for project costs.

Federal rules require advances to be <u>deposited in interest-bearing accounts</u>. Interest earned amounts up to \$500 per year may be retained by Subrecipients for administrative expense; any additional interest earned on federal advance payments must be returned annually to Cal OES.

Requests for an advance of funds cannot exceed 50% of the subaward and must be used pursuant to the intent of the approved advance.

Equipment purchased with advanced funds must be installed before subsequent funding is requested.

#### Semi-Annual Drawdown Requirements

All Subrecipients should be reporting expenditures and requesting funds at least semi-annually throughout the period of performance. Semi-annual drawdowns should occur in March and October of each calendar year following final approval of the subaward application, exception for the final cash request, which must be submitted within 20 calendar days after the end of the subaward period of performance. Subrecipients not in compliance with this requirement will be required to submit all supporting documentation for subsequent cash requests.

#### **Modifications**

Post-award budget, scope, and time modifications must be requested using the Cal OES FMFW, signed by the Subrecipient's AA, and submitted to the Program Representative.

The Subrecipient may implement grant modification activities, and incur associated expenses, only after receiving written final approval of the modification from Cal OES.

DHS/FEMA requires prior written approval of any change in scope/objective of the grant-funded activity after the award is issued. Refer to <u>2 C.F.R. § 200.308</u> for additional information on Revision of Budget and Program Plans.

Request for change in scope or objective of the grant-funded activity after the award is made must be submitted to Cal OES. Subrecipients must also complete the Cal OES Modification Request Form. The request must include the following:

- A written request from the NSGP Subrecipient on its letterhead, outlining the scope or objective change, including the approved projects from the Subrecipient's Investment Justification (IJ), the funds and relative scope or objective significance allocated to those projects, the proposed changes, and any resulting reallocations as a result of the change of scope or objective;
- An explanation why the change of scope or objective is necessary; and
- The Subrecipient request must also address whether the proposed changes will impact its ability to complete the project within the award's period of performance.

DHS/FEMA will generally not approve the change of scope requests resulting from the following situations:

- Subrecipients that relocate their facilities after submitting their application who are requesting a change of scope to allow them to use NSGP funds towards projects at the new facility; or
- Subrecipients that renovate their facilities after submitting their application in cases where the subsequent renovations would affect the vulnerability/risk assessment upon which the IJ is based.

#### **Modifications** Cont.

Subrecipients must provide a written justification for all modification requests. The justification may be included in the body of the e-mail transmitting the request, or a document attached to the transmittal e-mail. Please reference GMM 2018-17 for additional information regarding modification requests.

#### **Planning**

NSGP funds may be used for security or emergency planning expenses and the materials required to conduct planning activities. Planning must be related to the protection of the facility and the people within the facility and should include those with access and functional needs as well as those with limited English proficiency. Examples of planning activities allowable under this Program include:

- Development and enhancement of security plans and protocols;
- Development or further strengthening of security assessments;
- Emergency contingency plans;
- Evacuation/Shelter-in-place plans;
- Coordination and information sharing with fusion centers; Other project planning activities with prior approval from DHS/FEMA

#### **Training**

All grant-funded training activities must receive Cal OES approval prior to starting the training event. Allowable training-related costs under the NSGP are limited to attendance fees for the training, and related expenses, such as materials, supplies, and/or equipment. No personnel costs, such as overtime and backfill costs, associated with attending the training courses are allowable. Travel costs are also not eligible. Training projects must be proposed in the IJ. If the Applicant is selected for an award, they must obtain proof of that approval via a feedback number.

When seeking approval of non-DHS/FEMA developed courses, course materials must be submitted with the approval requests. Conditional approvals are not offered.

For more information on this or other training-related inquiries, contact the Cal OES Training Branch at: CSTlinfo@CalOES.ca.gov.

#### Exercises. **Improvement** Plans and After **Action Reporting**

Subrecipients should engage stakeholders to identify longterm training and exercise priorities. These priorities should address capability targets and gaps identified through a Threat and Hazard Identification and Risk Assessment, realworld events, previous exercises, and national areas for improvement identified in the NPR.

Subrecipients must report on all exercises conducted with NSGP grant funds. An After Action Report (AAR)Improvement Plan (IP) or Summary Report (for Seminars & Workshops) must be completed and submitted to Cal OES within 90 days after the exercise/seminars/workshops are conducted. It is acceptable to submit an Exercise Summary Report for Seminars and Workshops in lieu of a full AAR/IP.

AAR/IPs and Summary Reports should be e-mailed to:

- hseep@fema.dhs.gov
- exercise@caloes.ca.gov
- Your Program Representative

For exercise-related issues and/or questions, please email the Cal OES Exercise Team at exercise@caloes.ca.gov.

Exercise costs will not be reimbursed until an AARIP is received by Cal OES.

#### Contracted **Security Personnel**

Contracted Security Personnel are allowed under the NSGP (costs to purchase equipment for contracted security are not allowed). Additionally, Subrecipients may not use more than 50 percent of their subawards to pay for personnel activities unless a waiver is approved by FEMA. Please reference IB 421b and IB 441 for additional information.

Subrecipients requesting to reprogram funds in support of contracted security personnel must submit an Investment Modification to Cal OES for consideration.

#### Contracted Security Personnel Cont.

The Investment Modification must include:

- A written request from the Subrecipient on formal letterhead signed by the AA; and
- Completion of the NSGP Contracted Security Personnel Request Form, which addresses the following requirements:
  - A brief description of the project(s), and indicate how much NSGP funding has been obligated towards each project(s);
  - o Outline the scope or objective change to indicate which project(s) will be affected by the reprogramming request, and explain the financial and security impact of this change;
  - An explanation why the change of scope or objective is necessary;
  - o Information regarding the Subrecipient's Vulnerability Assessment, and if it addressed any contracted security personnel recommendations; and
  - o An explanation on whether the proposed changes will impact the Subrecipient's ability to complete the project(s) within the subaward period of performance, including an implementation timeline.

#### **Procurement** Standards and Written **Procedures**

Subrecipients must conduct procurement utilizing either their own written procurement standards and procedures, or the federal procurement standards found in 2 C.F.R. Part 200, whichever is more strict. Procurement standards must also contain a written conflict of interest policy which reflect applicable federal, state, local, and tribal laws.

#### **Procurement Thresholds**

Effective June 20, 2018, the micro-purchase threshold was increased from \$3,500 to \$10,000 and the simplified acquisition threshold was increased from \$150,000 to \$250,000. These increases apply to all Subrecipient procurements executed on or after June 20, 2018. Refer to IB 434 for additional information.

#### **Noncompetitive Procurements**

All noncompetitive procurements exceeding the simplified acquisition threshold require Cal OES prior written approval to be eligible for reimbursement. This method of procurement must be approved by your local Purchasing Agent prior to submitting a request for Cal OES approval. A copy of the Purchasing Agent's approval must be included with the submission. Cal OES may request additional documentation that supports the procurement effort.

#### **Environmental** Planning and Historic **Preservation**

DHS/FEMA is required to ensure all activities and programs that are funded by the agency comply with federal Environmental Planning and Historic Preservation (EHP) regulations. Subrecipients proposing projects or activities (including, but not limited to, training, exercises, the installation of equipment, and construction or renovation projects) that have the potential to impact the environment or a historic structure must participate in the EHP review process. EHP Screening Memos must include detailed project information, explain the goals and objectives of the proposed project, and include supporting documentation.

DHS/FEMA may also require the Subrecipient to provide a confidential California Historical Resources Information System (CHRIS) report in addition to the EHP Screening Form. Determination of the necessity of a CHRIS report is based upon information disclosed on the EHP Screening Form. Program Representatives will provide additional instructions should this report be required.

EHP requests should be submitted to Cal OES as early as possible. All projects/activities triggering EHP must receive DHS/FEMA written approval prior to commencement of the funded activity.

Updated information may be referenced in the FEMA GPD EHP Policy Guidance.

#### Competition

In accordance with 2 C.F.R. § 200.319, all procurement transactions must be conducted in a manner providing full and open competition consistent with the standards of this section and § 200.320. Follow the federal or your own written procurement policies, whichever is more restrictive. If you follow your policies, they must meet the following minimum requirements:

- Obtain multiple written (signed and dated) bids from vendors.
- Keep a written record of the following: WHO you contacted, WHEN you contacted them, WHAT prices were guoted, and WHY you selected the vendor. The records must include all bids.

#### Vendor Licensing

The State of California, Contractor's State License Board (CSLB) requires that anyone charging \$500 or more to perform construction work must be licensed. Please make sure your contractor possesses the correct license certification and is qualified to install your equipment.

Check a contractor's license number online at CSLB website or by calling (800) 321-2752. Contractors are required to place their license number on their business cards, bids, and contracts.

#### Bids. Estimates. and Invoices

Bids and invoices must include the following:

- Contractor/service provider's License Number;
- Invoice/estimate number;
- Make (manufacturer/brand name);
- Model (manufacturer's model name and number);
- Quantity (amount purchased);
- Unit cost (dollar amount per item);
- Any miscellaneous/installation equipment should be listed separately and include the details such as quantity ordered and price per unit;
- Labor/installation costs should be listed separately and detailed including price per hour per person; and
- State/local taxes should be listed separately.

Bids and invoices must be issued by the vendor who installed the equipment or performed the service. Bids and Invoices may not be created by the Subrecipient or representatives of the Subrecipient. Costs must be allowable according to 2 C.F.R. § 200.403, § 200.404, and § 200.405.

#### Construction and Renovation

When applying for construction funds, including communications towers, at the time of application, Subrecipients must submit evidence of approved zoning ordinances, architectural plans, any other locally required planning permits, and a notice of federal interest.

Additionally, Subrecipients are required to submit a SF-424C Budget and Budget Detail that cites the project costs. Communications tower construction requests also require evidence the Federal Communications Commission's Section 106 review process was completed.

Subrecipients using funds for construction projects must comply with the Davis-Bacon Act. Subrecipients must ensure that their contractors or subcontractors for construction projects pay workers no less than the prevailing wages for laborers and mechanics employed on projects of a character like the contract work in the civil subdivision of the state in which the work is to be performed.

Written approval for construction must be provided by DHS/FEMA prior to the use of any NSGP funds for construction or renovation.

#### Inventory Control and **Property** Management

Subrecipients must use standardized resource management concepts for resource typing and credentialing, in addition to maintaining an inventory by which to facilitate the effective identification, dispatch, deployment, tracking, and recovery of resources.

Subrecipients must have an effective inventory management system, to include:

- Property records that document description, serial/ID number, fund source, title information, acquisition date, cost, federal cost-share, location, use, condition, and ultimate disposition;
- A physical inventory conducted at least every two years;
- A control system to prevent loss, damage, and theft of grant purchased equipment and supplies; and
- Adequate maintenance procedures to keep the property in good condition.

#### **Equipment Disposition**

When original or replacement equipment acquired under the NSGP is no longer needed for program activities, the Subrecipient must contact the Program Representative to request disposition instructions. See 2 C.F.R. § 200.313(e).

#### Performance Reporting

Subrecipients must complete a BSIR each Winter and Summer using the DHS/FEMA Grants Reporting Tool (GRT) for the duration of the subaward period of performance or until all grant activities are completed and the subaward is formally closed by Cal OES. Failure to submit a BSIR could result in subaward reduction, suspension, or termination.

Access to the BSIR may be obtained through the GRT. To create a new account, please click the link that reads, "Register for an account" and follow the instructions provided. The Subrecipient will be required to ensure up-todate project information is entered. The Project Ledger in the FMFW may assist with the BSIR data entry process. For additional assistance with the GRT, please contact your Program Representative.

#### **Extension** Requests

Extensions to the initial period of performance identified in the subaward will only be considered through formal, written requests to your Program Representative. Upon receipt of the extension request, Cal OES will:

- 1. Verify compliance with performance reporting requirements by confirming the Subrecipient has submitted all necessary performance reports;
- 2. Confirm the Subrecipient has provided sufficient justification for the request; and
- 3. If applicable, confirm the Subrecipient has demonstrated sufficient progress in past situations where an extension was authorized by Cal OES.

Extension requests will be granted only due to compelling legal, policy, or operational challenges, and will only be considered for the following reasons:

- 1. Contractual commitments with vendors that prevent completion of the project within the period of performance;
- 2. The project must undergo a complex environmental review which cannot be completed within this timeframe:
- 3. Projects are long-term by design and therefore; acceleration would compromise core programmatic goals; and
- 4. Where other special circumstances exist.

#### **Extension** Requests Cont.

To be considered, extension requests must be received no later than 60 days prior to the end of the Subrecipient's period of performance and must contain specific and compelling justifications as to why an extension is required. All extension requests must address the following:

- 1. Grant program, fiscal year, and award number;
- 2. Reason for the delay;
- 3. Current status of the activity/activities;
- 4. Approved performance period termination date and new project completion date;
- 5. Amount of funds drawn down to date;
- 6. Remaining available funds, both federal and nonfederal;
- 7. Budget outlining how remaining federal and non-federal funds will be expended;
- 8. Plan for completion, including milestones and timeframes for each milestone and the position/person responsible for implementing the plan for completion; and
- 9. Certification that the activity/activities will be completed within the extended period of performance without any modification to the original Statement of Work.

General questions regarding extension requirements and the extension request form should be directed to your Program Representative. For additional information, please see IB 379. Extension requests for personnel and salaries do not meet the requirements of IB 379 and will not be granted. Subrecipients are expected to complete all grant-funded personnel activity by the end of the subaward period of performance.

#### **Progress Reports** on Grant **Extensions**

All Subrecipients that receive Cal OES approval to extend their FY 2021 grant subaward period of performance may be required to submit progress reports indicating completed and future project milestones on all extended projects. Progress reports must be submitted electronically to the Program Representative. Deadlines for the submission of progress reports will be established at the time of extension approval.

#### Monitoring

Cal OES Grants Monitoring actively monitors Subrecipients, through day-to-day communications, programmatic site visits, and desk and on-site compliance assessments. The purpose of the compliance assessment is to ensure Subrecipients are in compliance with applicable state and federal regulations, grant guidelines, and programmatic requirements. Monitoring activities may include, but are not limited to:

- Verifying that entries recorded on the FMFW categories are properly supported with source documentation;
- Eligibility of and support for expenditures, typically covering two to three years of data;
- Comparing actual Subrecipient activities to those approved in the grant application and subsequent modifications, including the review of timesheets and invoices as applicable;
- Procurements and contracts:
- Ensuring equipment lists are properly maintained and physical inventories are conducted;
- Ensuring advances have been disbursed in accordance with applicable guidelines; and
- Confirming compliance with:
  - Standard Assurances, and
  - Information provided on performance reports and payment requests

NOTE: It is the responsibility of all Subrecipients that pass down grant funds to other entities, to maintain and utilize a formal process to monitor the grant activities of their subawards. This requirement includes, but is not limited to, on-site verification of grant activities, as required. It is common for Subrecipients to receive findings in a programmatic site visit or compliance assessment, which require a Corrective Action Plan (CAP) to be submitted by Subrecipients. Those Subrecipients who fail to submit a CAP, as required, shall have a "hold" placed on any future reimbursements until the "finding" is resolved.

#### Failure to Submit **Required Reports**

Periodic reporting is required by the grant. Subrecipients who miss a single reporting deadline may receive a letter addressed to their Governing Body informing them of the failure to report. Subrecipients who fail to report twice in a row may have subsequent awards reduced by 10 percent until timely reporting is reestablished.

#### Suspension/ **Termination**

Cal OES may suspend or terminate grant funding, in whole or in part, or other measures may be imposed for any of the following reasons:

- Failure to submit required reports.
- Failure to expend funds in a timely manner consistent with the grant milestones, guidance, and assurances.
- Failure to comply with the requirements or statutory progress toward the goals or objectives of federal or state law.
- Failure to make satisfactory progress toward the goals or objectives outlined in the Subrecipient application.
- Failure to follow grant agreement requirements or special conditions.
- Proposing or implementing substantial plan changes to the extent that, if originally submitted, the application would not have been selected for funding.
- False certification in the application or document.
- Failure to adequately manage, monitor, or direct the grant funding activities of their Subrecipients.

Before taking action, Cal OES will provide the Subrecipient reasonable notice of intent to impose corrective measures and will make every effort to informally resolve the problem.

#### Closeout

Cal OES will closeout Subrecipient awards when it determines all applicable administrative actions and all required work of the federal award have been completed.

Subawards will be closed after:

- Receiving any applicable Subrecipient Performance Report indicating that all approved work has been completed, and all funds have been distributed;
- All funds have been requested and reimbursed, or disencumbered;
- Completing a review to confirm the accuracy of

reported information;

- Reconciling actual costs to subawards, modifications, and payments; and
- Verifying the Subrecipient has submitted a final BSIR showing all grant funds have been expended.

#### **Records** Retention

The records retention period is three years from the date of the Cal OES Grant Closeout letter, or until any pending litigation, claim, or audit started before the expiration of the three-year retention period has been resolved and final action is taken. The Cal OES Grant Closeout Letter will notify the Subrecipient of the start of the records retention period for all programmatic and financial grant-related records.

If the State Administrative Agency award remains open after the Subrecipient's submission of the final BSIR, Cal OES will complete any additional BSIR reporting required under the award on behalf of the Subrecipient.

Closed grants may still be monitored and audited. Failure to maintain all grant records for the required retention period could result in a reduction of grant funds, and an invoice to return costs associated with the unsupported activities.

If documents are retained longer than the required retention period, FEMA, the DHS Office of Inspector General, Government Accountability Office, and pass-through entity have the right to access these records as well. See 2 C.F.R. §§ 200.333, 200.336.

# Attachment A – FY 2021 NSGP Allocations | 2021

Area	Nonprofit	Total Award
NSGP-State	Ahlul-Beyt Mosque, Inc.	\$150,000
NSGP-State	American Jewish University (Brandeis-Bardin	
	Campus)	\$150,000
NSGP-State	Antioch Missionary Baptist Church	\$149,968
NSGP-State	Beach Cities Chabad	\$150,000
NSGP-State	Camp Ramah In California, Inc.	\$149,000
NSGP-State	Chabad Jewish Center of Chico, Inc.	\$150,000
NSGP-State	Chabad of Camarillo	\$148,050
NSGP-State	Chabad of Grass Valley	\$140,700
NSGP-State	Chabad of Newbury Park-Dos Vientos	\$76,650
NSGP-State	Chabad of Ojai Valley	\$150,000
NSGP-State	Chabad of SCV	\$150,000
NSGP-State	Chabad of Stockton	\$142,500
NSGP-State	Chabad of the Conejo, Inc.	\$144,900
NSGP-State	Chabad of Westlake Village Corp.	\$120,900
NSGP-State	Charlie Keyan Armenian Community School	\$141,960
NSGP-State	Chinese Christian Church of Thousand Oaks	7 /
	(CCCTO)	\$73,500
NSGP-State	City of Knowledge School	\$150,000
NSGP-State	Commnity First Church of God Homeland	7
	California	\$150,000
NSGP-State	Congregation Beth Israel of Chico	\$57,600
NSGP-State	Crossroads Community Church of Santa Clarita	φον γου σ
	Valley	\$100,000
NSGP-State	De Bennebille Pines	\$149,750
NSGP-State	Dignity Health dba French Hospital Medical	7,. 5 5
	Center	\$150,000
NSGP-State	Diocese Fresno Education Corporation- Mary	, ,
	Emaculant Queens School	\$150,000
NSGP-State	Diocese of Fresno Education Corporation	, ,
	(Merced) Our Lady of Mercy	\$79,430
NSGP-State	Diocese of Fresno Education Corporation dba	,
	St. Anthony's School	\$150,000
NSGP-State	Diocese of Fresno Education Corporation: St.	
	Anne's School	\$150,000
NSGP-State	East San Gabriel Valley Japanese Community	
	Center	\$150,000
NSGP-State	Emanate Health Foothill Presbyterian Hospital	\$50,756
NSGP-State	Emanate Health Inter-Community Hospital	\$27,311
NSGP-State	Emanate Health Queen of the Valley Hospital	\$27,766
NSGP-State	Fresno Pacific University	\$150,000
NSGP-State	George McCann Memorial Catholic School	\$27,898

Area	Nonprofit	Total Award
NSGP-State	Habonim Camp Kvutza dba Camp Gilboa	\$110,000
NSGP-State	Jewish Community Center of Palm Springs, Inc.	\$78,480
NSGP-State	Lily of the Valley Emmanuel Church of Jesus	
	Christ	\$150,000
NSGP-State	Mendocino Coast Jewish Community	\$88,600
NSGP-State	Neighborhood Healthcare (Temecula)	\$53,288
NSGP-State	Our Lady of Fatima School	\$150,000
NSGP-State	Palm Springs Foursquare Church dba Desert	
	Chapel	\$100,000
NSGP-State	Saint Demiana Coptic Orthodox Church	\$150,000
NSGP-State	Saint George the New Martyr	\$150,000
NSGP-State	Saint Maurice & Saint Verena Coptic Orthodox	
	Church & Coptic Village	\$150,000
NSGP-State	Saint Maurice Coptic Orthodox and Missionary	
	Center	\$150,000
NSGP-State	San Joaquin Memorial High School of Fresno,	
	Inc.	\$40,000
NSGP-State	Shalom Institute Camp and Conference Center	\$150,000
NSGP-State	Tahoe Expedition Academy, Inc.	\$8,920
NSGP-State	Temple Ami Shalom	\$150,000
NSGP-State	Temple Beth David of the San Gabriel Valley	\$150,000
NSGP-State	Temple Beth Israel	\$11,000
NSGP-State	Temple Menorah	\$149,600
NSGP-State	Valley Baptist Church of Bakersfield	\$150,000
	\$6,048,527	
Anaheim/Santa		
Ana Area	Calvary Chapel of Costa Mesa	\$133,100
Anaheim/Santa		
Ana Area	Chabad Jewish Center of Mission Viejo	\$149,625
Anaheim/Santa		
Ana Area	Chabad of Irvine	\$113,400
Anaheim/Santa		
Ana Area	Foothills Evangelical Free Church, Inc.	\$36,710
Anaheim/Santa	King of Glory Lutheran Church of Fountain	
Ana Area	Valley, California	\$126,903
Anaheim/Santa		
Ana Area	North County Chabad Center	\$149,625
Anaheim/Santa		
Ana Area	Orange County Islamic Foundation	\$147,000
Anaheim/Santa	St. John Chrysostom American Coptic Orthodox	
Ana Area	Church (SJC)	\$150,000

Area	Nonprofit	Total Award
Anaheim/Santa		
Ana Area	Vineyard Christian Fellowship of Anaheim	\$150,000
Bay Area	Armenian Apostolic Church of St. Gregory the	
	Illuminator - Commonwealth	\$149,044
Bay Area	Chabad of the East Bay	\$133,350
Bay Area	Chabad of Solano County	\$150,000
Bay Area	Congregation Beth Israel Judea	\$131,250
Bay Area	Congregation Bnai Shalom	\$148,282
Bay Area	Daring Faith Celebration Centre	\$123,000
Bay Area	Grace Baptist Church	\$146,500
Bay Area	Kehillah Jewish High School	\$150,000
Bay Area	Marin City First Missionary Baptist Church Inc	\$147,000
Bay Area	New Beginnings African Methodist Episcopal	
,	Church	\$141,750
Bay Area	Pleasant Grove Baptist Church	\$147,000
Bay Area	Russian Speaking Jewish Community of San	
,	Francisco Bay Area	\$143,209
Bay Area	St Vartan Armenian Apostolic Church of	
,	Oakland	\$149,068
Bay Area	St. Stephen CME Church	\$85,000
Bay Area	The First Hebrew Congregation of Oakland dba	,
,	Temple Sinai	\$149,037
Los Angeles/Long	·	,
Beach Area	Adat Shalom Synagogue	\$150,000
Los Angeles/Long	, , ,	
Beach Area	AGBU Manoogian-Demirdjian School	\$150,000
Los Angeles/Long	,	
Beach Area	Armenian Evangelical Schools of California, Inc.	\$140,608
Los Angeles/Long		
Beach Area	Beth El Synagogue	\$150,000
Los Angeles/Long		
Beach Area	Beth Jacob Congregation of Beverly Hills	\$150,000
Los Angeles/Long		
Beach Area	Chabad at CSUN, Inc.	\$150,000
Los Angeles/Long		
Beach Area	Chabad at Porter Ranch	\$117,850
Los Angeles/Long		
Beach Area	Chabad of Burbank	\$150,000
Los Angeles/Long	Chabad of Chatsworth, Inc.; 20731 Devonshire	
Beach Area	St.	\$49,450
Los Angeles/Long	Chabad of Chatsworth, Inc.; 20735 Devonshire	
Beach Area	St.	\$100,000

Area	Nonprofit	Total Award
Los Angeles/Long		
Beach Area	Chabad of Cheviot Hills	\$150,000
Los Angeles/Long		
Beach Area	Chabad Of Granada Hills	\$150,000
Los Angeles/Long		
Beach Area	Chabad of Marina del Rey	\$150,000
Los Angeles/Long		
Beach Area	Chabad of North Hollywood	\$118,650
Los Angeles/Long		<b>#150000</b>
Beach Area	Chabad of Sherman Oaks	\$150,000
Los Angeles/Long		#11.4.4FQ
Beach Area	Chabad of Sunset Strip	\$114,450
Los Angeles/Long Beach Area		<b>41.50.000</b>
	Chabad of the Valley, Inc. (Burbank)	\$150,000
Los Angeles/Long		¢1.50.000
Beach Area	Chabad of Woodland Hills	\$150,000
Los Angeles/Long Beach Area	Emak Habrau Day Sahaal	\$150,000
	Emek Hebrew Day School	\$150,000
Los Angeles/Long Beach Area	Gardena Valley Baptist Church	\$148,474
Los Angeles/Long	Cardena valley baptist choren	ψ140,474
Beach Area	Hollywood United Methodist Church	\$120,000
Los Angeles/Long	Then, weed crimed wienredist energy	ψ120,000
Beach Area	Holy Annunciation Coptic Orthodox Church	\$150,000
Los Angeles/Long	,	,
Beach Area	IAC Shepher Community Center	\$67,730
Los Angeles/Long		
Beach Area	Iranian American Jewish Center/Federation	\$142,772
Los Angeles/Long		
Beach Area	Jewish Student Center	\$150,000
Los Angeles/Long	Kehillat Israel Reconstructionist Congregation of	
Beach Area	Pacific Palisades	\$116,000
Los Angeles/Long		
Beach Area	Levy Yitzchak Congregation	\$150,000
Los Angeles/Long		ф100 <u>го</u> о
Beach Area	Los Angeles Jewish Home for the Aging	\$120,520
Los Angeles/Long		#1.40.000
Beach Area	Loyola Marymount University	\$148,230
Los Angeles/Long	Notanali Habrayy A andersy	¢100.050
Beach Area	Netaneli Hebrew Academy	\$102,252
Los Angeles/Long	Prince of Peace Enisconal Church	\$150,000
Beach Area	Prince of Peace Episcopal Church	\$150,000

Area	Nonprofit	Total Award
Los Angeles/Long		
Beach Area	Saint Mary Assyrian Church of the East	\$150,000
Los Angeles/Long		
Beach Area	Sephardic Congregation Of The Valley	\$150,000
Los Angeles/Long		
Beach Area	Shomrei Torah Synagogue	\$150,000
Los Angeles/Long	Silverlake Independent Jewish Community	
Beach Area	Center	\$150,000
Los Angeles/Long		
Beach Area	Soka Gakkai International-U.S.A. (SGI-USA)	\$150,000
Los Angeles/Long		
Beach Area	Temple Beth AM	\$150,000
Los Angeles/Long		
Beach Area	Temple Ramat Zion	\$150,000
Los Angeles/Long	The Center in Hollywood (formerly The Center at	4 0.00
Beach Area	Blessed Sacrament)	\$150,000
Los Angeles/Long		41.50.000
Beach Area	The Stephen S. Wise Temple	\$150,000
Los Angeles/Long	TI V I I I I I I I I I I I I I I I I I I	<b>#107.050</b>
Beach Area	The Young Israel of North Beverly Hills	\$127,050
Los Angeles/Long	Walla Balla Clasta as	#1 FO OOO
Beach Area	Valley Beth Shalom	\$150,000
Los Angeles/Long	Valley Friendship Circle	¢1.50.000
Beach Area	Valley Friendship Circle	\$150,000
Los Angeles/Long	Valley Outro gob Synago guyo	¢100.000
Beach Area	Valley Outreach Synagogue	\$100,080
Los Angeles/Long Beach Area	Valloy Villago Community Kollol Inc	\$149,795
Los Angeles/Long	Valley Village Community Kollel, Inc.	\$147,773
Beach Area	Westside Jewish Community Center, Inc.	\$147,500
Los Angeles/Long	Westside Jewish Continuonity Certici, inc.	ψ147,500
Beach Area	Yeshiva Gedolah of Los Angeles	\$150,000
Los Angeles/Long	1 COSTITUTE CONTROLLES / Kingeles	ψ100,000
Beach Area	Yeshivat Ohr Chanoch, Inc.	\$150,000
Los Angeles/Long	Yeshivath Torath Emeth Academy dba Yeshiva	ψ100,000
Beach Area	Ray Isacsohn_555	\$150,000
Los Angeles/Long	Yeshivath Torath Emeth Academy dba Yeshiva	7.23/330
Beach Area	Ray Isacsohn_636	\$150,000
Los Angeles/Long	_	1 - 2/22
Beach Area	Young Israel of Northridge	\$150,000
Riverside Area	Bochasanwasi Shri Akshar Purushottam	
	Swaminarayan Sanstha – West, Inc.	\$150,000

## Attachment A – FY 2021 NSGP Allocations | 2021

Area	Nonprofit	Total Award	
Riverside Area	Immanuel Praise Fellowship	\$150,000	
Riverside Area	Inland Sikh Education Empire (ISEE)	\$150,000	
Riverside Area	Loveland Church	\$150,000	
Sacramento Area	Dr. Ephraim Williams Family Life Center	\$147,000	
Sacramento Area	Greek Orthodox Church of Annunciation	\$150,000	
Sacramento Area	Guru Maneyo Granth	\$150,000	
Sacramento Area	Law Enforcement Chaplaincy	\$150,000	
Sacramento Area	Lutheran Church of Our Redeemer of		
	Sacramento Area, California	\$67,725	
Sacramento Area	Macedonia Baptist Church of Del Paso Heights,		
	California	\$147,000	
Sacramento Area	Mount Hermon Baptist Church of Del Paso		
	Heights, California	\$147,000	
Sacramento Area	New Pleasant Grove Baptist Church	\$147,000	
Sacramento Area	Sunrise Community Church Corporation	\$122,195	
Sacramento Area	Tarbiya Institute	\$149,170	
Sacramento Area	The Salvation Army	\$149,216	
Sacramento Area	Twenty-Fourth Street Baptist Church	\$64,575	
San Diego Area	Bethel Southern Baptist Church of Escondido,		
	California	\$150,000	
San Diego Area	Chabad Jewish Center of RSF	\$150,000	
San Diego Area	Chabad of Pacific Beach	\$150,000	
San Diego Area	Coastline Community Church	\$68,912	
San Diego Area	Congregation Beth Israel of San Diego	\$147,950	
San Diego Area	Faith Chapel	\$103,450	
San Diego Area	Lawrence Family Jewish Community Centers of		
	San Diego County	\$149,255	
San Diego Area	Ner Tamid - North County Conservative		
	Synagogue	\$111,658	
San Diego Area	New Life Presbyterian Church	\$98,820	
San Diego Area	North Coast Calvary Chapel	\$143,791	
San Diego Area	Sikh Foundation of San Diego	\$143,650	
San Diego Area	St. Vincent de Paul Village, Inc.	\$148,000	
San Diego Area	Temple Adat Shalom	\$150,000	
San Diego Area	Temple Beth Shalom of Chula Vista	\$47,564	
San Diego Area	The First Evangelical Lutheran Church of El		
	Cajon	\$102,500	
San Diego Area	Zion Lutheran Church of Fallbrook, California	\$150,000	
	NSGP-Urban Area Total \$14,537,695		
	FY 2021 NSGP Total	\$20,586,222	

DHS Announcement of FY 2021 NSGP	February 25, 2021
Cal OES Application due to DHS/FEMA	May 14, 2021
DHS/FEMA Award to California	August, 2021
Subrecipient period of performance begins	September 1, 2021
FY 2021 NSGP California Supplement release	September, 2021
Notification of Subrecipient Award	September, 2021
Subrecipient Required Document Webinars	September/October 2021
Subrecipient Required documents due to Cal OES	December 1, 2021
Final Cash Advance Request submitted	December 31, 2023
Subrecipient period of performance ends	May 31, 2024
Final Requests for Reimbursement due	Within 20 calendar days of the subaward expiration date
Cal OES's performance period ends	August 31, 2024

Subrecipient:	FIPS#:	
Program Representative:		
Financial Manageme	ent Forms Workbook: Grant Subaward Face Sheet Authorized Body of 5 Sheet Project Ledger Planning Ledger (If Applicable) Equipment Ledger Training Ledger (If Applicable) Exercise Ledger (If Applicable) Management and Administration Ledger (If Applicable) Indirect Cost Ledger (If Applicable) Consultant-Contractor Ledger (If Applicable) Personnel Ledger (If Applicable) Authorized Agent Sheet	
Required Document	-	