

Amendment No. 1

18 nongovernmental, not-for-profit agencies within each county in
19 this state which assist sexually abused, exploited, or
20 trafficked victims. Funds may not be distributed to any agency
21 that charges victims for services received.

22 1. An agency that receives the funds must use the funds:

23 a. To provide for the material needs of sexually abused,
24 exploited, or trafficked victims, including, but not limited to,
25 clothing, housing, medical care, food, utilities, and
26 transportation.

27 b. For detoxification services.

28 c. For prenatal and postnatal care and to provide services
29 for infants awaiting placement with adoptive parents.

30 d. To purchase real estate to facilitate a safe house or a
31 transitional care or recovery care center.

32 e. For counseling, training, awareness, and prevention
33 programs and advertising.

34 2. An agency that receives the funds may not use the funds
35 for administrative or legal expenses or capital expenditures.

36 3. Each year, any unused funds that exceed 10 percent of
37 the total amount received by an agency must be returned to the
38 Statewide Council on Human Trafficking to be redistributed by
39 the Statewide Council on Human Trafficking, to other qualified
40 agencies.

41 4. Each agency that receives funds from the Statewide
42 Council on Human Trafficking must submit an annual attestation
43 to the Statewide Council on Human Trafficking.

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44 5. If no qualified agency applies to receive funds in a
45 county in any year, that county's share of the funds shall be
46 distributed pro rata to the qualified agencies that apply and
47 maintain a place of business within a 100-mile radius of the
48 county seat of that county. If no qualified agency within the
49 100-mile radius applies, the funds shall be distributed to other
50 qualified agencies within the state.
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