

INTRODUCTION TO ADULT DIVERSION DRUG COURT PROGRAM

You have been arrested for a crime and have been identified as a person who may abuse drugs or alcohol. You are being offered an opportunity to participate in a community based *Adult Diversion Drug Court Program*. This program is designed to help you eliminate the use of drugs and alcohol.

This handbook is designed to answer questions, address concerns and provide over-all information about the *Adult Diversion Drug Court Program*. As a participant, you will be expected to follow the instructions given in *Adult Diversion Drug Court* by the Judge and comply with the treatment plan developed for you by your team. This handbook will detail what is expected of you as an *Adult Diversion Drug Court Program* participant and reviews general program information. All participants are encouraged to share this handbook with family and friends.

CONSIDER YOUR FUTURE

All participants in *Adult Diversion Drug Court Program* have been arrested for a felony purchase or possession of controlled substance offense. The case against you may result in an adjudication (being found guilty of a criminal offense), or adjudication withheld for that criminal offense. You should be aware that an adjudication or adjudication withheld disposition might have an impact upon your life beyond the immediate punishment you may receive as a result of this case. Your ability to obtain professional licenses or enter into educational programs, are examples of issues that may be impacted by this criminal offense. **Entering and successfully completing *The Adult Diversion Drug Court Program* will result in your having no record of an adjudication or adjudication withheld for the pending criminal case referred to *The Adult Diversion Drug Court Program*.** This in turn may increase the possibility that you will be able to pursue personal and professional goals in your future and should be considered in making the decision to enter into *The Adult Diversion Drug Court Program*.

PROGRAM DESCRIPTION

The primary goal of *The Adult Diversion Drug Court Program* is to provide intensive substance abuse treatment to adults that have been arrested for felony drug charges with no history of sales or violence, and have been assessed as abusing drugs or alcohol. *The Adult Diversion Drug Court Program* is a voluntary program. *The Adult Diversion Drug Court Program* includes court supervision, and comprehensive treatment for non-violent adult criminal offenders. This *Adult Diversion Drug Court Program* is a pre-dispositional Program. Upon successful completion of the program, the court will dismiss or the State Attorney's Office will Nolle Prose the presenting charges against the participant.

The Adult Diversion Drug Court Program is intended to serve adults from 18 years of age who normally would be placed on probation with the Department of Corrections (DOC). It is the goal of this Program is to implement early intervention with drug and alcohol abusers. This is a rehabilitation program, which includes regular court appearances before a designated *Adult Drug Court Judge*. Treatment includes drug testing; individual, and group counseling; and regular involvement in community based support groups or similar, structured activities. Program participants will be assisted with obtaining education and skill assessments and will be provided the opportunity for vocational training, education and job placement services. The Program length, determined by each participant's progress, will be a minimum twelve months.

Entry into *The Adult Diversion Drug Court Program* is voluntary. The Public Defender or Private Counsel will advise you of your choices. While in *The Adult Diversion Drug Court Program* you will be required to comply with specific terms and conditions. You will be assigned a Drug Court Counselor who will provide supervision and enforcement of the terms and conditions of the Adult Diversion Drug Court Program. Supervision may include unannounced home visits and random drug screens.

The Judge will make final determination of entry into the Program with recommendations from the State Attorney, Public Defender or Private Counsel, and the *Drug Court Counselor*. Once the presiding judge has signed your *Adult Diversion Drug Court* Placement Order, the terms and conditions of the agreement become a standing *Court Order* and failure to comply with them may cause sanctions to be imposed on you.

Benefits to the Participant in the Adult Diversion Drug Court Program

Your individual goals include developing a drug-free life style, recognizing possible negative consequences of continued use, and verbalizing and strengthening your motivation to change. Abstaining from all use will provide you with opportunities to learn about yourself while drug-free, and will discourage substitution of the use of one drug or negative behavior for another. You will learn how to use many positive coping activities to deal with problems, interpersonal conflicts, negative mood states, and peer and social pressures to use. You will also learn how to anticipate and challenge thoughts, cravings and urges to use.

Your individual goals are to begin a drug-free lifestyle, improve communication skills, and successfully complete all program requirements.

Adult Diversion Drug Court Supervision

You will be required to appear in *Drug Court* on regularly scheduled dates. At each court appearance Team members such as your Drug Court Counselor, the Department of Corrections, and additional Treatment Providers may provide progress reports of your urine screen results, your participation in counseling, attendance, school information, and any other pertinent information. Your individual experiences and progress will be reviewed. If you are doing well, you will be encouraged to continue your success by working with the *Drug Court Team*. *You may be eligible for special incentive awards.*

If you violate the conditions of your Drug Court Agreement of Participation and , (FOR EXAMPLE: POSITIVE OR MISSED TESTS; FAILURE TO ATTEND INDIVIDUAL AND/OR GROUP COUNSELING AND /OR FAILURE TO ATTEND OR TO OBTAIN APPROPRIATE EMPLOYMENT; FAILURE TO BECOME INVOLVED IN AN APPROVED STRUCTURED ACTIVITY; AND/OR FAILURE TO REPORT TO THE PROBATION OFFICER, ETC.), The Judge may impose Sanctions. (See SANCTIONS). You waive the right to a hearing before the Judge can impose any intermediate sanctions. If you are dismissed from the program, your charges will be returned to the Criminal docket for disposition of the charges.

If you fail a drug screen, miss a scheduled counseling session or probation visit or otherwise violate any terms of your supervision, you may be directed by the Drug Court Counselor to appear in court and you must follow this directive. In addition, failure to appear in Court on the date and time scheduled could result in an Order to Arrest and/or an Order to Show Cause.

New arrests could result in being terminated from the *Drug Court Program*. Other violations which may result in termination or sanctions include: demonstrating a lack of program participation by failing to comply with program requirements; failure to follow instructions of the Drug Court Counselor and violence or threats of violence directed at the *Drug Court Team* or other clients. The *Drug Court Judge* will make the final decisions regarding termination from the program based upon evidence presented.

DRUG COURT

Agreement of Participation

As a *Drug Court* participant you will be required to abide by the following rules:

I, _____, having been released under the supervision of the 16th Judicial Circuit Drug Court Treatment Program, hereby agree to follow the program conditions as listed below:

1. I will attend monthly Drug Court, participate in my recommended treatment plan, which will include individual counseling, group counseling, and 12-Step attendance.
2. I will not possess, of use, illicit drugs or alcohol, and agree to submit to frequent and random testing of my urine for the presence of alcohol and other drugs.
3. I will not violate laws and I understand that any violation or arrest must be reported to the Drug Court staff within 12 hours.
4. I will follow through on referral(s) recommended by the Substance Abuse Counselor, including the admission to detox or residential treatment if my alcohol or other illicit drug use continues.
5. I understand Drug Court treatment is confidential and I will not discuss or disclose participant information. I understand the Drug Court staff will make reports to the Judge concerning my progress in treatment and that the counselor / patient privileges shall not apply. I agree to release information and permit communication with outside agencies to assist in fulfilling the requirements of the Drug Court Program.
6. I agree to seek medical attention when appropriate. Any prescribed drugs will be reported to the Drug Court staff.
7. I understand for purposes of study or review of this program, confidential information may be disclosed to third parties, but that under no circumstances will this statistical data include my name, address or other personal identifying information.
8. I understand verbal or physical threats of abuse will not be tolerated. I agree not to engage in any romantic or sexual relationships with active program participants.
9. I agree to pay on a sliding scale, cost of supervision, on a monthly basis, for the duration of the program.
10. I understand that I may voluntarily petition the Court for termination from this program.

If I fail to comply with the above Agreement of Participation, it will be deemed as a violation for which I may be taken into custody pending a Hearing to Show Cause. If a determination of Contempt is made, termination from the program and a financial bond may be imposed.

DRUG COURT TREATMENT PROCEDURES

Your treatment will be provided through a team approach with the combined resources of the *Drug Court Team* and the assigned *Drug Court Counselor*. Following an assessment, a recommendation will be made for treatment. The primary treatment approach of *Drug Court* is through outpatient treatment. Participants who are not in compliance with outpatient requirements regarding their counseling may be required to enter residential treatment. Outpatient treatment is comprised of the following components:

Treatment Plans:

You, and the treatment provider constitute the hands-on treatment team. Together, you will develop a treatment plan. The plan will act as a guide for the entire treatment program. The plan contains goals, methods selected for meeting those goals, and target dates for achieving the goals. The plan will be revised and updated by you, your family, the counselor, and the treatment team as you progress through program phases.

Drug Testing:

Drug testing will be conducted throughout the entire Program, a minimum of once a week. The *Drug Court Judge* and the *Drug Court Counselor* will have access to all drug test results including any failure to test. The Judge may order a drug test at any time. You may be tested at any court appearance. The *Drug Court Counselor* will review your overall performance in the Program and may recommend an extended stay in a treatment phase, that you be returned to a prior phase or be expelled from the program. Tampering with the urine test or refusal to be tested will be deemed a positive test and may result in expulsion from the program (includes flushes, diluting, using someone else's urine, etc.) or other sanctions. A positive or "dirty" test may result in sanctions.

Counseling:

Counseling is comprised of 3 essential elements: individual, group, and relapse prevention. As part of the treatment plan, participants will be required to actively participate in all of these types of counseling. Counseling is designed to develop or strengthen a variety of skills, some of which include

self awareness, self-discipline, problem solving, healthy communication styles, strengthening active coping skills, and the creation of effective individual rules. Attendance and active participation in counseling sessions will be reported to the Team as part of the progress report. Attendance is expected and mandatory. Prior permission must be obtained for an excused absence. Excused absences may involve additional written work or other therapeutically appropriate assigned tasks. Unexcused absences will be reported to the Judge as part of the progress report and may result in the imposition of sanctions.

Supportive Activities:

Your attendance at community based supportive self-help groups and activities throughout the treatment program will be required. The therapeutic value of this requirement is to provide you with additional community resources and to create bonds with positive activities and individuals within the community. You will be provided with information regarding time and location of a variety of activities and support groups. You will be provided with participation and reaction forms to complete at each activity. These forms must be provided to the therapist on a weekly basis. Attendance at events focusing on recovery (i.e., AA/NA/Ala-non , sponsorship workshops, picnics, etc.) are required.

MONROE COUNTY

DRUG COURT TREATMENT PROGRAM

There are three treatment phases in the *Drug Court Program*. Each phase lasts for a minimum length of time. The Program stresses active participation in one's Treatment Plan throughout the course of a Program, which will last a minimum of twelve months. You will be required to actively participate in individual and group therapy, submit to drug tests, and provide proof of involvement in community based structured activities. The three treatment phases are structured to provide decreasing levels of therapeutic contact over time, while maintaining close monitoring by the *Drug Court Counselor* to ensure that you are progressing in achieving the treatment goals.

The program is designed to connect you with a community support network. At times, you may need to return to a prior treatment phase if your performance indicates a need for increased therapeutic contact. In addition, the *Drug Court Counselor* may support a determination for a higher level of care (residential or day treatment program).

This program is designed for adults who meet the American Society of Addiction Medicine's Level I (outpatient) treatment criteria.

Monroe County Drug Court Treatment Protocol

Goals for treatment in the initial phase include developing an alliance with you and your support network, reducing anxiety and resistance to change, improving communication, developing and refining your focus, and increasing motivation for change. You will also learn about the physical and psychological effects of the drugs you have been using.

Phase 1

2 months

Monthly Court Appearances

Group weekly

Individual weekly

Family session to be determined

12 Step Attendance, 3 to 7 per week, depending on severity of use

Urine 2 to 3 per week

Acupuncture strongly recommended

CRITERIA FOR PHASING UP- TO PHASE II

- 1) Completion of the Phase I assignments/ Journal, and associated reading
- 2) Completion of 8 individual sessions
- 3) Completion of 8 groups
- 4) Development of community support network and engagement in the adult's treatment
- 5) Clean U/A's last 60 days

Goals for treatment in Phase II are to develop and implement your individual plans for change, to change the presenting behaviors that are causing trouble for you, and to build and strengthen your relationship skills, including increasing communication skills.

Phase 2

4 months

Monthly Court Appearances

Group weekly

Individual 2 to 4 times monthly

Family session to be determined

12 Step Attendance, 2 to 5 per week, depending on severity of use

Urines 2 per week

Acupuncture strongly recommended

Criteria for Phasing Up – to Phase III

- 1) Completion of the Phase II assignments/ Journal, and associated reading
- 2) Completion of substance use/criminal acts autobiography (min. 5 pages)
- 3) Completion of 8-16 individual sessions
- 4) Completion of 16 groups
- 5) Continuation of community support network and engagement in the participant's treatment
- 6) Clean U/A's

Phase 3

4-6 months

Monthly Court Appearances

Group weekly

Individual 1 to 2 times monthly

Family session to be determined

12 Step Attendance, 1 to 2 per week, depending on severity of use

Random Urines

Acupuncture strongly recommended

Criteria for Completion of Phase III (Graduation)

- 1) Completion of the Phase III assignments/ Journal, and associated reading
- 2) Completion of refined "Lifestyle Changes Plan" and submission to the Drug Court Counselor
- 3) Completion of letter of farewell to the primary drug of choice and submission to the Drug Court Counselor
- 4) Increased communication skills, reduction of conflict, and improved problem solving skills.
- 5) Participants will have established a supportive network within the community.
- 6) Participants will report increased involvement in positive community based activities.
- 7) Clean U/A's for last 4 months.

DRUG COURT INCENTIVES

You will have the opportunity to earn a variety of different incentives as you progress through the phases of the program. While all incentives are determined on an individual basis, a sample of some incentives utilized include:

1. 100% compliance “get out of Court early”
2. Judicial praise
3. Reduction of Program requirements
4. Reduction of time in Phase II
5. Other incentives are also considered on an individual case-by-case basis

INTERMEDIATE SANCTIONS

If you fail to comply with the requirements of the *Drug Court Program*, the *Drug Court Judge* may order one or more of the following :

1. Increased Drug Testing
2. Writing of an Essay on a *Drug Court* related topic
3. Curfew
4. Increased Court Appearances
5. Community Service
6. House Arrest Conditions
7. Incarceration in the Detention Facility
8. Extended Term of the *Drug Court Program*
9. Placement in a Residential Facility
10. Any other appropriate sanctions at the discretion of the presiding Judge, with recommendations from the *Drug Court Counselor*.

CLIENT RIGHTS

397.501 **Rights of clients.**--Clients receiving substance abuse services from any service provider are guaranteed protection of the rights specified in this section, unless otherwise expressly provided, and service providers must ensure the protection of such rights.

(1) **RIGHT TO INDIVIDUAL DIGNITY.**--The individual dignity of the client must be respected at all times and upon all occasions, including any occasion when the client is admitted, retained, or transported. Substance abuse clients who are not accused of a crime or delinquent act may not be detained or incarcerated in jails, detention centers, or training schools of the state, except for purposes of protective custody in strict accordance with this chapter. A client may not be deprived of any constitutional right.

(2) **RIGHT TO NONDISCRIMINATORY SERVICES.**--

(a) Service providers may not deny a client access to substance abuse services solely on the basis of race, gender, ethnicity, age, sexual preference, human immunodeficiency virus status, prior service departures against medical advice, disability, or number of relapse episodes. Service providers may not deny a client who takes medication prescribed by a physician access to substance abuse services solely on that basis. Service providers who receive state funds to provide substance abuse services may not, provided space and sufficient state resources are available, deny a client access to services based solely on inability to pay.

(b) Each client in treatment must be afforded the opportunity to participate in the formulation and periodic review of his or her individualized treatment or service plan to the extent of his or her ability to so participate.

(c) It is the policy of the state to use the least restrictive and most appropriate services available, based on the needs and the best interests of the client and consistent with optimum care of the client.

(d) Each client must be afforded the opportunity to participate in activities designed to enhance self-image.

(3) **RIGHT TO QUALITY SERVICES.**--Each client must be delivered services suited to his or her needs, administered skillfully, safely, humanely, with full respect for his or her dignity and personal integrity, and in accordance with all statutory and regulatory requirements.

(4) **RIGHT TO COMMUNICATION.**--

(a) Each client has the right to communicate freely and privately with other persons within the limitations imposed by service provider policy.

(b) Because the delivery of services can only be effective in a substance abuse free environment, close supervision of each client's communications and correspondence is necessary, particularly in the initial stages of treatment, and the service provider must therefore set reasonable rules for telephone, mail, and visitation rights, giving primary consideration to the well-being and safety of clients, staff, and the community. It is the duty of the service provider to inform the client and his or her family if the family is involved at the time of admission about the provider's rules relating to communications and correspondence.

(5) **RIGHT TO CARE AND CUSTODY OF PERSONAL EFFECTS OF CLIENTS.**--A client has the right to possess clothing and other personal effects. The service provider may take temporary custody of the client's personal effects only when required for medical or safety reasons, with the reason for taking custody and a list of the personal effects recorded in the client's clinical record.

(6) RIGHT TO EDUCATION OF MINORS.--Each minor client in a residential service component is guaranteed education and training appropriate to his or her needs. The service provider shall coordinate with local education agencies to ensure that education and training is provided to each minor client in accordance with other applicable laws and regulations and that parental responsibilities related to such education and training are established within the provisions of such applicable laws and regulations. Nothing in this chapter may be construed to relieve any local education authority of its obligation under law to provide a free and appropriate education to every child.

(7) RIGHT TO CONFIDENTIALITY OF CLIENT RECORDS.--

(a) The records of service providers which pertain to the identity, diagnosis, and prognosis of and service provision to any individual client are confidential in accordance with this chapter and with applicable federal confidentiality regulations and are exempt from the provisions of s. 119.07(1) and s. 24(a), Art. I of the State Constitution. Such records may not be disclosed without the written consent of the client to whom they pertain except that appropriate disclosure may be made without such consent:

1. To medical personnel in a medical emergency.
2. To service provider personnel if such personnel need to know the information in order to carry out duties relating to the provision of services to a client.
3. To the secretary of the department or the secretary's designee, for purposes of scientific research, in accordance with federal confidentiality regulations, but only upon agreement in writing that the client's name and other identifying information will not be disclosed.
4. In the course of review of records on service provider premises by persons who are performing an audit or evaluation on behalf of any federal, state, or local government agency, or third-party payor providing financial assistance or reimbursement to the service provider; however, reports produced as a result of such audit or evaluation may not disclose client names or other identifying information and must be in accord with federal confidentiality regulations.
5. Upon court order based on application showing good cause for disclosure. In determining whether there is good cause for disclosure, the court shall examine whether the public interest and the need for disclosure outweigh the potential injury to the client, to the service provider-client relationship, and to the service provider itself.

(b) The restrictions on disclosure and use in this section do not apply to communications from provider personnel to law enforcement officers which:

1. Are directly related to a client's commission of a crime on the premises of the provider or against provider personnel or to a threat to commit such a crime; and
2. Are limited to the circumstances of the incident, including the client status of the individual committing or threatening to commit the crime, that individual's name and address, and that individual's last known whereabouts.

(c) The restrictions on disclosure and use in this section do not apply to the reporting of incidents of suspected child abuse and neglect to the appropriate state or local authorities as required by law. However, such restrictions continue to apply to the original substance abuse client records maintained by the provider, including their disclosure and use for civil or criminal proceedings which may arise out of the report of suspected child abuse and neglect.

(d) Any answer to a request for a disclosure of client records which is not permissible under this section or under the appropriate federal regulations must be made in a way that will not affirmatively reveal that an identified individual has been, or is being diagnosed or treated for substance abuse. The regulations do not restrict a disclosure that an identified individual is not and never has been a client.

(e)

1. Since a minor acting alone has the legal capacity to voluntarily apply for and obtain substance abuse treatment, any written consent for disclosure may be given only by the minor client. This restriction includes, but is not limited to, any disclosure of client identifying information to the parent, legal guardian, or custodian of a minor client for the purpose of obtaining financial reimbursement.

2. When the consent of a parent, legal guardian, or custodian is required under this chapter in order for a minor to obtain substance abuse treatment, any written consent for disclosure must be given by both the minor and the parent, legal guardian, or custodian.

(f) An order of a court of competent jurisdiction authorizing disclosure and use of confidential information is a unique kind of court order. Its only purpose is to authorize a disclosure or use of client identifying information which would otherwise be prohibited by this section. Such an order does not compel disclosure. A subpoena or a similar legal mandate must be issued in order to compel disclosure. This mandate may be entered at the same time as, and accompany, an authorizing court order entered under this section.

(g) An order authorizing the disclosure of client records may be applied for by any person having a legally recognized interest in the disclosure which is sought. The application may be filed separately or as part of a pending civil action in which it appears that the client records are needed to provide evidence. An application must use a fictitious name, such as John Doe or Jane Doe, to refer to any client and may not contain or otherwise disclose any client identifying information unless the client is the applicant or has given a written consent to disclosure or the court has ordered the record of the proceeding sealed from public scrutiny.

(h) The client and the person holding the records from whom disclosure is sought must

be given adequate notice in a manner which will not disclose client identifying information to other persons, and an opportunity to file a written response to the application, or to appear in person, for the limited purpose of providing evidence on the statutory and regulatory criteria for the issuance of the court order.

(i) Any oral argument, review of evidence, or hearing on the application must be held in the judge's chambers or in some manner which ensures that client identifying information is not disclosed to anyone other than a party to the proceeding, the client, or the person holding the record, unless the client requests an open hearing. The proceeding may include an examination by the judge of the client records referred to in the application.

(j) A court may authorize the disclosure and use of client records for the purpose of conducting a criminal investigation or prosecution of a client only if the court finds that all of the following criteria are met:

1. The crime involved is extremely serious, such as one which causes or directly threatens loss of life or serious bodily injury, including but not limited to homicide, sexual assault, sexual battery, kidnapping, armed robbery, assault with a deadly weapon, and child abuse and neglect.

2. There is reasonable likelihood that the records will disclose information of substantial value in the investigation or prosecution.

3. Other ways of obtaining the information are not available or would not be effective.

4. The potential injury to the client, to the physician-client relationship and to the ability of the program to provide services to other clients is outweighed by the public interest and the need for the disclosure.

(8) RIGHT TO COUNSEL.--Each client must be informed that he or she has the right to be represented by counsel in any involuntary proceeding for assessment, stabilization, or

treatment and that he or she, or if the client is a minor his or her parent, legal guardian, or legal custodian, may apply immediately to the court to have an attorney appointed if he or she cannot afford one.

(9) RIGHT TO HABEAS CORPUS.--At any time, and without notice, a client involuntarily retained by a provider, or the client's parent, guardian, custodian, or attorney on behalf of the client, may petition for a writ of habeas corpus to question the cause and legality of such retention and request that the court issue a writ for the client's release.

(10) LIABILITY AND IMMUNITY.--

(a) Service provider personnel who violate or abuse any right or privilege of a client under this chapter are liable for damages as determined by law.

(b) All persons acting in good faith, reasonably, and without negligence in connection with the preparation or execution of petitions, applications, certificates, or other documents or the apprehension, detention, discharge, examination, transportation, or treatment of a person under the provisions of this chapter shall be free from all liability, civil or criminal, by reason of such acts.

UNIVERSAL INFECTION CONTROL EDUCATION FOR EMPLOYEES AND CLIENTS

GOAL:

To educate employees and clients, directly or by referral to community health agencies.

This education should include the means of transmission of communicable diseases, and the universal methods of infection control.

PURPOSE:

Employees and clients should know about community public and private providers available to provide them with the information they need to make informed choices about contemporary health hazards and how to protect themselves and others from exposure.

COMMENTARY:

There is a vast amount of information about various health hazards available from a variety of sources. The information provided is often specialized and specific to a particular area of interest or concern.

*Employees and clients, as with the general public, have particular areas of interest and concern regarding their health. Their interest in having specific information about specific health hazards may best be served by referring them to agencies likely to have information and services germane to those areas of interest and concern.

*The goal of the agency is to provide employees and clients with information about those resources.

PROCEDURE:

In some areas, the agency is charged with providing or offers employees and clients direct information or training.

*All new clients participate in group sessions in which they are given information about sexually transmitted diseases such as, tuberculosis, hepatitis, HIV-AIDS, and other communicable diseases. They are provided with referrals and encouraged to discuss their concerns with Drug Court staff privately if they either have a communicable diseases or concerns about the issue. This activity is documented in HATTS under education provided by the Drug Court.

*New employees are informed of the health risks associated with working in the Drug Court setting, sign a statement of understanding that acknowledges this risk, and are provided with a list of the precautions the agency has taken to reduce the risks.

*Additionally, new employees receive training, required by law, in various communicable diseases. This training takes place soon after employment begins and at stipulated intervals thereafter. All training is documented and filed in the employees' personnel records.

References: FL Statute Ch 65D30(10) and (11), FL Statute Ch 381.0035

DRUG COURT SUPERVISION FEE SCHEDULE

Household Adjusted Gross Monthly Income*

Monthly Fee

Below \$735 (FPL)**	\$25
\$735-1500	\$35
\$1500-2500	\$50
\$2500-3500	\$85
\$3500-4500	\$100
\$4500 and up	\$150

*Client's household adjusted gross monthly income: deduct \$250 per month for each eligible dependant for the adjusted gross monthly income.

**FPL: the Federal Poverty Level income figure is \$735 per month or \$8820 per year

TO REPORT SUSPECTED CASES OF ABUSE, ABANDONMENT, NEGLECT OR
EXPLOITATION OF CHILDREN OR VULNERABLE ADULTS, THE
INFORMATION MAY BE CALLED TO

1-800-9-ABUSE,

OR

1-800-962-2873

INFORMATION MAY ALSO BE SUBMITTED BY FAX TO

1-800-914-0004

IT IS PREFERRED TO SEND THE INFORMATION TO THE CENTRAL REGISTRY
BY FAX AS THE COMPLETED FAX FORM THEN GOES INTO THE CLIENT'S
CASE RECORD AND DOCUMENTS THAT THE INFORMATION WAS
REPORTED

FLORIDA DISTRICT SUBSTANCE ABUSE & MENTAL HEALTH PROGRAM
OFFICE (305)377-5029

FAX (305)377-5144

FLORIDA STATEWIDE ADVOCACY COUNCIL

SERVICE AREA 14

(Miami/Key West)

Luis Laboy

401 NW Second Avenue

Room N-812

Miami, Florida 33128

(305) 349-1320

S/C 452-1320

FAX (305) 349-1320

FAX S/C 452-1320

CLIENT GRIEVANCE PROCEDURES

Any client may file a grievance for any reason with cause.

Grievance system

1. Grievance Forms and envelopes are available through the counselors and the administrative staff.
2. Completed Grievance Forms are submitted in a sealed envelope, to the administrative staff.
3. The Quality Assurance Committee reviews grievances within fourteen (14) business days.
4. Client is notified in writing within 28-business days of the action to be taken as a result of the grievance.
5. A client may appeal the decision of the Quality Assurance Committee within 90 days.
6. In the case of appeals, the original grievance is submitted to the 16th Judicial Circuit Criminal Court Administration for review within 7 days.

Clients are notified in writing within 30-business days of the action to be taken as a result of the grievance.

A master file of all grievances received and a log of their respective activity and outcomes are kept by the Director of Quality Assurance.

CRITERIA FOR GRADUATION

- ∴ Complete all Court Ordered Requirements

- ∴ Maintain abstinence during the last 120 days of participation

- ∴ Complete one or more of the following:
Remain in or complete school; obtain a GED; participate in a vocational or academic training program; or obtain full-time employment.

- ∴ Maintain consistent attendance at all court appearances and treatment team appointments.

- ∴ Maintain a stable living arrangement and healthy interpersonal relationships as determined by the treatment team.

- ∴ Develop a definitive aftercare plan.

- ∴ Fulfill goals as stated in the individual treatment plan.

GRADUATION

Once you have successfully completed the criteria for all phases as described in the Treatment Phases Section, you will be required to discuss your progress toward the goals you initially set and why you believe you have met the graduation criteria. The *Drug Court Counselor* will make a recommendation for advancement for each phase as well as commencement from the Program. The *Drug Court Judge* will have the final decision regarding advancement and graduation from the Program, with recommendations from the *Drug Court Counselor*. Upon graduation, families will be invited to join participants in Court as the Judge congratulates them on successfully completing the *Drug Court Program* and achieving their goal to establish a drug free life. The Court will dismiss or the State Attorney's Office will Nolle Prose the presenting charges against the participant placed in the Adult Diversion Drug Court Program.

Confidentiality

Participant's identity and privacy will be protected consistent with State and Federal laws. In response to these regulations, policies and procedures have been developed which guard your confidentiality. You will be asked to sign a waiver authorizing the transfer of information among all agencies listed on the Consent to Release of Information form.

Education/ Vocation and Employment Programs

Recovery from substance addition means developing self-sufficiency and becoming a productive and responsible member of the community. During the treatment program, you will be in school or involved in an educational or vocational training program or maintain fulltime employment. The **Drug Court team** will work to assist participants in obtaining an assessment of their needs and skills and will refer them to the proper agencies for education, training, and job placement.

Social Services

Upon your entry into the *Drug Court Program*, the *Drug Court Counselor* will assess needs for housing, transportation, family and general living needs, and when appropriate, refer them to a local, state or county agency for assistance.

Conclusion

The *Drug Court Program* has been developed to help you achieve total abstinence from illicit and illegal drugs and all criminal activity. The Program is designed to promote self-sufficiency and to maintain you in your community as productive and responsible members of society. The Drug Court Diversion Program is voluntary. The Judge, the *Drug Court Counselor* and the Treatment Team are present to guide and assist you, but the final responsibility is yours. You must be motivated to make this change and commit to a drug free life.

We hope this Handbook has been helpful to you and answered most of your questions. If you have additional questions or concerns about the *Drug Court Program*, please feel free to contact your attorney or the Public Defender's Office.

Monroe County Adult Drug Court Team

Office of the State Attorney
Key West, Fl 305/292-3400
Marathon, Fl 305/289-2593
Plantation Key, Fl 305/852-7170

Office of the Public Defender
Key West, Fl 305/294-2501
Marathon, Fl 305/289-6015
Plantation Key, Fl 305/853-3232

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