

El Dorado County Master Report

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File Number: 06-1493

File ID: 06-1493 Type: Agenda Item Status: Clerk's Inbox

Version: 1 Reference: In Control: Board Of Supervisors

опрогилосто

Final Action:

Created: 09/08/2006

Agenda Title: Retroactive Comprehensive Drug Court Implementation

Dependency Drug Court Agreement

Title: Public Health recommending the Board of Supervisors approve and authorize the Chairman to sign the attached retroactive Comprehensive Drug Court

Implementation Dependency Drug Court Agreement to provide funding for

Dependency Drug Court services for FY06/07.

RECOMMENDED ACTION: Approve

Agrmt available in Clerk's packet and on Web

Notes: Laura Schwartz, Principal Administrative Analyst Suzanne N. Kingsbury, Superior Court Joe Arsenith, A/D Program Division Manager Gretchen Bailey, Financial Administration Mgr. Jan Walker-Conroy, Dept. of Human Services

Code Sections: Agenda Date: 09/26/2006

Agenda Number: 06-1493

Sponsors: Enactment Date:

Attachments: CDCI DDC 06-07 Blue Sheet ,CDCI DDC 06-07 Enactment Number:

Same: Hearing Date:

Contact: Phyllis Houser Next Meeting Date:

Approval History

Version	Date	Approver	Action		
1	09/11/2006	Neda West	Approved		
1	09/12/2006	Agenda Coordinator	Delegate		
1	09/15/2006	Laura Schwartz	Approved		
Notes	Consent - Retroactive due to late receipt from the State				
1	09/18/2006	Laura Gill	Approved		
Notes	This Agreement was received retroactively from the State.				

History of Legislative File

	Ver- Acting Body: sion:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
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Text of Legislative File 06-1493

Public Health recommending the Board of Supervisors approve and authorize the Chairman to sign the attached retroactive Comprehensive Drug Court Implementation Dependency Drug Court Agreement to provide funding for Dependency Drug Court services for FY06/07.

RECOMMENDED ACTION: Approve

FUNDING: State Department of Alcohol and Drugs

Background: The Public Health Department, in collaboration with the Department of Human Services and the El Dorado County Superior Court, oversees the Dependency Drug Court Program which provides treatment for parents whose substance abuse contributes to child abuse and/or neglect resulting in involvement with juvenile court dependency proceedings. Funding for this program is provided by a Comprehensive Drug Court Implementation Agreement from the Department of Alcohol and Drug Programs.

Reason for Recommendation: The attached Agreement provides funding in the amount of \$102,954 for the Dependency Drug Court Program for FY06/07. This Agreement was received retroactively from the State.

Fiscal Impact/Change to Net County Cost: Funding is included in Public Health's FY06/07 Alcohol/Drug Treatment budget. There is no Net Couty Cost.

Action to be taken following Board approval:

- 1. Chairman to sign three copies of the attached Agreement;
- 2. Board Clerk's Office to forward executed Agreement to Public Health;
- 3. Department to return document to State for final execution;
- 4. Department to receive fully executed document from the State, copy & forward to BOS Clerk.

Budget Code 404142

CONTRACT ROUTING SHEET

PROCESSING DEPARTMENT:	CONTRAC	TOR:	
Department: Public Health	Name: <u>S</u>	tate Dept. of Alcoho	l & Drug Programs.
Contact: Phyllis Houser	Address: O	ffice of Drug Court F	Programs .
Phone #: 621-7561	<u>1700 K S</u>	treet, 5 th Floor, Sac	ramento, CA 95814.
խDepartment HeadDate: <u>August 22, 200</u>	<u>06</u> Phone:	(916)32	23-7230
Contact: Phyllis Houser Phone #: 621-7561 Department Head Date: August 22, 200 Signature: August 22, 200	le Erbe-Hamlin		
CONTRACTING DEPARTMENT: Pul	blic Health .		
Compliance with Human Resources requir	rements? Yes: X	No:	
Compliance verified by: David Mo			g 7
COUNTY COUNSEL: (Must approve all country counsel: Disapproved: Disapproved:	contracts and MOLI'		24
Approved: Disapproved:	Date: 6	W/a. By Esten	- 즉 '
Approved: Disapproved:	Date:	By:	0
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Approved: Disapproved: Approved: Disapproved:	MOU's except boile	erplate grant funding	agreements)
Approved: Disapproved:	Date: 8/28	106 By:	snuo.
Approved: Disapproved:	Date:	Ву:	•
		NO	
INCO	OMING FUNDI	NG	
AUG 2 8 2006			
OTHER APPROVAL: (Specify department Department(s):	nt(s) participating or	directly affected by	this contract.)
	Date:	Bv:	
Approved: Disapproved: Approved: Disapproved:	Date:	By:	

SIGNATURE OF ADP ACCOUNTING OFFICER

Comprehensive Drug Court Implementation DEPENDENCY DRUG COURT NOTICE OF GRANT AWARD El Dorado County

The Department of Alcohol and Drug Programs, hereinafter called the Grantor, hereby makes a grant award of funds for the Comprehensive Drug Court Implementation (CDCI) Grant Award to El Dorado Public Health Department hereinafter called the Grantee, in the amount and for the purpose and duration set forth in this Grant Award.

Grantee Project Director (Name, Address and Telephone Number)	Grant Award Number CDCI 06/07-09-07	
Joe Arsenith, A/D Program Division Mgr. 415 Placerville Dr., Ste. R, Placerville, CA 95667	Award Period: July 1, 2006 through June 30, 2007	
(530) 621-7562	Project Budget Period: July 1, 2006 through June 30, 2007	
Grantee Financial Officer (Name, Address and Telephone Number)	State General Fund Amount: \$102,954	
Gretchen Bailey, Fiscal Administration Mgr. 941 Spring St., Suite 3, Placerville, CA 95667	Match Amount: \$0	
(530) 621-6174	Total Project Amount: \$102,954	

This Grant Award consists of this Notice of Grant Award and the following attached documents incorporated into the Notice of Grant Award by reference: The approved Application (proposal) submitted by a county alcohol and drug program administrator in partnership with the presiding judge, the Request for Applications, the Comprehensive Drug Court Implementation Act (Health & Safety Code § 11970.1 through §11970.35 inclusive), and the Terms and Conditions of the Grant Award.

The Grantee hereby signifies its acceptance of this Grant Award and agrees to administer the grant project in accordance with the terms and conditions set forth in or incorporated by reference in this Grant Award.

STATE OF CALIFORNIA		GRA	NTEE		
Department of Alcohol and Drug Programs			Public Health Department 931 Spring Street Placerville, CA 95667		
By (Authorized Signature)		By (X	Authorized Signatu	re)	
Printed Name and Title			Printed Name and Title James R. Sweeney, Chairman, El Dorado County Board of Supervisors		
Susan Lussier Deputy Director, Division of Admin	nistration		Gayle Erbe-Hamlin County Alcohol and Drug Program Administrator		
Department of Alcohol and Drug Office of Drug Courts CDCt Coordinator 1700 K Street, 5 th Floor	g Programs		Authorized Signatu		
Sacramento, CA 95814					
Sacramento, CA 95814		Suza El Di 1354	ted Name and Title anne N. Kingsbury, P orado County Superion Johnson Boulevard th Lake Tahoe, CA 95	or Court , Suite 2	
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Date

Notice of Grant Award Instructions

- Grantee Project Director: The name, address, and telephone number of the party who generally manages the Grant. This party should receive copies of all correspondence related to the Grant. This information is to be provided by the Grantee and must be included before the Department of Alcohol and Drug Programs will process the Grant Award.
- Grant Award Number: The first set of alpha characters identifies the drug court program. The second set of digits identifies the state fiscal year of the program funds. The third set of digits identifies the county receiving funds. The fourth set of digits identifies the project year. The fifth alpha character and digit pair identifies the amendment number (these digits are only included on amendments).
- Award Period: The beginning and end date of the entire Grant Award.
- Project Budget Period: The beginning and end date that the funds within this agreement may be expended.
- <u>Grantee Financial Officer:</u> The name, address, and telephone number of the party who should receive copies of correspondence related to fiscal aspects of the grant. This information is to be provided by the Grantee and must be included before the Department of Alcohol and Drug Programs will process the Grant Award.
- <u>State General Fund Amount:</u> The amount of State General Funds obligated by the Grant Award Agreement for the identified Project Budget Period.
- Match Amount: The amount of match included in the grant proposal for the identified Project Budget Period.
- <u>Total Project Amount:</u> The sum total of the State General Fund Amount and the Match Amount.
- Discipution: County Alcohol and Drug Program Administrator (Two Originals)
 Department of Alcohol and Drug Programs, Office of Drug Court Programs
 (One Original).

Comprehensive Drug Court Implementation (CDCI) Program 2006-2007

Dependency Drug Court Terms and Conditions

I. Authority

Authority to grant these funds is provided by Health and Safety Code (HSC) Sections 11970.1 through 11970.35

II. Term of Funding

- A. State General Funds in the amount shown on the Notice of Grant Award are granted beginning July 1, 2006, through June 28, 2007.
- B. The County awarded funding (Grantee) may be awarded additional funds on an annual basis, provided funding is available and the California State Department of Alcohol and Drug Programs (Grantor) determines satisfactory performance in relation to the Multi-Agency Plan submitted to and approved by the Grantor, attached and incorporated into this Agreement, and the Statewide Evaluation (see Section VII).
- C. The Grantee will follow the program goals and objectives, tasks and time frames as outlined in its Multi-Agency Plan and incorporated by this reference.

III. Fiscal Terms and Conditions

- A. As provided in Section V, Subsection E of the Comprehensive Drug Court Implementation Program Request for Applications, which is incorporated by this reference, allowable costs are those costs directly related to the Grantee's Multi-Agency Plan presented in a budget within the Multi-Agency Plan and unfunded by other resources. The Grantor's CDCI Project Coordinator (Project Coordinator) must approve any modification of the budget in writing. Grantees are prohibited from supplanting existing funding for any drug court-related activity or substance abuse treatment.
- B. It is agreed that if the State Budget Act or other legislative action results in insufficient funding for this Grant, this Grant shall be invalid and have no further force and effect. In this event, the Grantor shall have no liability to pay any funds whatsoever to the Grantee or to furnish any other consideration under this Grant and the Grantee shall not be obliged to perform pursuant to any provisions of this Grant.

IV. Budget

A. The budget format consists of budget categories and line items. There are two budget categories: 1) treatment-related costs; and 2) Non-treatment related (i.e. court related and administrative costs), as specified below.

Treatment-Related Costs include:

- Assessment
- Acupuncture
- Childcare
- Client transportation This may include public transportation or taxis. However, funds shall not be used to purchase or maintain a client's private vehicle.
- Day-care habilitative substance abuse treatment
- Detoxification
- Drug Testing
- Job Placement
- Non-residential treatment
- Public Prevention Counseling
- Personnel/fringe benefits
- Residential Treatment
- Vocational Counseling

Non-Treatment -Related Costs Include:

- Consultants
- Data Collection Costs
- Equipment (i.e. computer, modem, printer, etc.)
- Facilities
- Personnel/fringe benefits
- Supplies
- Training
- Travel

B. Instructions for budget modifications are as follows:

- 1. A Grantee may shift up to ten percent (10%) of the total budget category amount within each distinct budget category. The Grantee shall notify the Project Coordinator in writing of the changes and submit with the quarterly invoices justifying the line item change(s).
- 2. A singular or cumulative shift in excess of 10 percent (10%) of the amount within the budget category requires prior written approval from the Project Coordinator.

- 3. All requests for approval of budget modifications must include the following:
 - (a) a written statement of the modification requested;
 - (b) a detailed description of why the modification is necessary;
 - (c) the adverse effects of not approving the requested modification; and
 - (d) a revised budget with columns showing the original budget amounts, modifications, and new budget amounts.
- C. All budget modifications, excluding the modifications described in Section IV, B.1., require review and approval from the County Alcohol and Drug Administrator and the Project Coordinator prior to implementation. The Grantor reserves the right to reject any request to modify the line item budget. Modification implemented prior to approval may result in an adverse audit finding.

V. Claim Procedures

- A. A Grantee will be reimbursed in arrears for actual allowable costs incurred under the Grant program.
- B. A Grantee must seek reimbursement from the Grantor by submitting a completed CDCI Program Quarterly Reimbursement Claim Form (claim form). The claim form shall include all grant-related costs for the billing period and shall be submitted each quarter of the project year. The claim form is due no later than 30 days after the end of each quarter.
- C. The claim form will be processed after the Program Coordinator has received the quarterly report (as required in Section X, Paragraph A and Paragraph B) for the billing period covered in the invoice.
- D. The Reimbursement Claim Forms shall be submitted to:

Department of Alcohol and Drug Programs
Office Criminal Justice and Collaboration,
CDCI Project Coordinator
1700 K Street, 5th Floor,
Sacramento, CA 95814.

E. The Reimbursement Claim Forms must be reviewed and approved by the Project Coordinator prior to submission to the Grantor's Accounting Section for payment.

VI. Program Modifications

- A. A Grantee may request in writing to alter the goals, objectives, time frames, tasks, etc., of the Multi-Agency Plan during the grant award period. The Grantee must have written approval from the Project Coordinator prior to implementing any program modifications. Any modifications made prior to obtaining written approval will result in denial of payment for all charges related the modifications made.
- B. The Project Coordinator may deny requests for modifications that move the project outside of the scope of the CDCI Program or impede the Statewide Evaluation of the CDCI Program. Denials shall be based solely on the discretion of the Project Coordinator, and not subject to appeal.
- C. In the event of a change in law that affects this Grant, the parties agree to amend the affected provisions to conform to the changes in law retroactive to the effective date of such changes in law. The parties further agree that the terms of this Grant are severable and, in the event of changes in law as described above, the unaffected provisions and obligations of this Grant will remain in effect.

VII. Statewide Evaluation Requirements

- A. A Grantee will participate in the Statewide Evaluation of the CDCI Program.
- B. A Grantee shall provide all requested information for the statewide data collection system. This information will include, but may not be limited to, the outcome measures identified in the CDCI Program Request for Applications (Section V, Paragraph G). These outcome measures are incorporated herein by this reference.

VIII. Record Keeping Requirements

- A. Accurate fiscal records and supporting documentation shall be maintained by the Grantee to support all claims for reimbursement. Fiscal and program records shall be retained for three years from the date final payment is made.
- B. The Grantee shall allow representatives of the Grantor access to records as needed for monitoring activities and audits.

IX. Site Visits and Audits

- A. By accepting these grant funds, the Grantee agrees to participate in site visits and/or audits as requested by the Grantor. Site visits and audits may be requested for programmatic and/or fiscal review.
- B. This Grant is subject to the examination and audit by the Grantor, or the Grantor's authorized representative(s), or by the State Auditor for a period of three years from the date final payment is made pursuant to the Grant (Gov. Code Section 8546.7). The Grantee shall allow representatives of the Grantor access to records and staff as needed for monitoring and audit activities.

X. Reporting Requirements

- A. A Grantee shall submit narrative reports every three months during the project budget period, due 30 days after the end of each quarter. The quarterly narrative report (included in the fourth quarter report) is due at the end of each project budget period. Receipt and approval of the quarterly narrative report is a prerequisite to process the Reimbursement Claim Form (see Section V). The quarterly report must include the following:
 - 1. goals and objectives of the approved Multi-Agency Plan;
 - 2. all goals and objectives met during the quarter;
 - 3. all goals and objectives not met and why during the quarter;
 - 4. obstacles or problems encountered and planned solutions;
 - 5. goals for the next quarter, if applicable;
 - 6. outcome measure information, as required by the Statewide Evaluation (see Section VII); and
 - 7. a Reimbursement Claim Form of all grant funds and matching funds for Comprehensive Drug Court Implementation funds, expended to pay for allowable costs during the quarter (see Section V).
- B. The Comprehensive Report which will be included in the fourth quarter report must also include the following:
 - 1. goals and objectives for the period;
 - 2. all goals and objectives met;

- 3. all goals and objectives not met and why;
- 4. outcome measure information, as required by the Statewide Evaluation (see Section VII); and
- C. The Grantee shall comply and require all their sub-grantees or contractors to comply with the following:
 - 1. The California Outcomes Measurement System (CalOMS), Participant (Admission and Discharge) Records (ADP Form 7360) and the California Alcohol and Drug Data System (CADDS) Provider Summary Report (ADP Form 7365) incorporated by this reference, or any automated systems subsequently developed by Grantor.
 - 2. Drug and Alcohol Services Information System Uniform Facility Data Set (UFDS), incorporated by this reference, or any automated systems subsequently developed by the Grantor.
 - The Drug and Alcohol Treatment Access Report (DATAR), a capacity management system or any automated systems subsequently developed to fulfill the Grantor's capacity management reporting requirements

XI. Confidentiality of Information

- A. The Grantee shall conform to and monitor compliance with all state and federal statutes and regulations regarding confidentiality, including the confidentiality of information requirements in Title 42, Code of Federal Regulations (CFR), Part 2; HSC Section 11845.5; and the Health Insurance Portability and Accountability Act (HIPAA) Privacy Rule 45 CFR Section 164.524 which establishes an individual's right of access to any individually identified health information.
- B. The Grantee shall ensure that no list of persons receiving services under this Grant is published, disclosed, or used for any purpose except for the direct administration of this program or other uses authorized by law that are not in conflict with legal requirements for confidentiality.

XII. Drug Free Work Place

- A. By signing this Grant, the Grantee certifies under penalty of perjury under the laws of the State of California that the Grantee will comply with the requirements of the Drug-Free Work Place Act of 1990 (Gov. Code Section 8350, et seq.), and will provide a drug-free work place by taking the following actions:
 - 1. Publish a statement notifying employees that the unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance is prohibited in the person's or organization's work place, and specifying the actions that will be taken against employees for violations of the prohibitions, as required by Gov. Code Sections 8355 and 8355(a).
 - 2. Establish a drug-free awareness program as required by Gov. Code Section 8355(b) to inform employees about all of the following:
 - (a) The dangers of drug abuse in the work place;
 - (b) The person or organization's policy of maintaining a drug-free work place;
 - (c) Any available drug counseling, rehabilitation, and employee assistance programs; and
 - (d) The penalties that may be imposed upon employees for drug abuse violations.
 - 3. Provide, as required by Gov. Code Section 8355 (c), that every employee engaged in the performance of the Grant:
 - (a) Be given a copy of the Grantee's drug-free policy statement; and
 - (b) As a condition of employment on the Grant, agree to abide by the terms of the statement.
- B. Failure to comply with these requirements for a drug-free work place may result in suspension of payments under the Grant, or termination of the Grant, or both, and the Grantee may be subject to debarment from future state Grants if the Grantor determines that the Grantee has made false certification, or the Grantee has violated the certification by failing to carry out the requirements as noted above.

XIII. Lobbying Activities (State)

None of the funds under this program will be used for any activity specifically designed to urge or influence a State or local legislator to favor or oppose the adoption of any specific legislative proposal pending before any State or local legislative body. Such activities include both direct and indirect (e.g. "grassroots") lobbying activities.

XIV. Program Fraud Civil Remedies Act

Grantee certifies that the statements herein are true, complete, and accurate to the best of grantee's knowledge. Any false, fictitious, or fraudulent statements or claims may subject the grantee to criminal, civil, or administrative penalties. The Grantee organization will comply with the terms and conditions of this award.

XV. No Unlawful Use or Unlawful Use Messages Regarding Alcohol and Other Drugs

The Grantee agrees that information produced through these funds, which pertains to drug and alcohol-related programs, and/or clinics, shall contain a clearly written statement that there shall be no unlawful use of drugs or alcohol associated with the program and/or clinic. Additionally, no aspect of a drug or alcohol-related treatment program, and/or clinic, shall include any message on the responsible use, if the use is unlawful, of drugs or alcohol [HSC Section 11999 (b) and (d)-(h) et seq.]. The Grantee agrees to enforce these requirements by signing this agreement.

XVI. Smoking Prohibition Requirements

The Grantee agrees to comply with Public Law 103-227, also known as the Pro-Children Act of 1994 (20 USC § 6081, et seg.), which, in part, prohibits smoking within any portion of any indoor facility (enclosed structure) owned or leased or granted for by an entity and used routinely or regularly for the provision of health, day care, early childhood development services, education or library services to children under the age of 18, if the services are funded by federal programs either directly or through state or local governments, by federal grant, grant, loan, or loan guarantee. The law also applies to children's services that are provided in indoor facilities and are constructed, operated, or maintained with such federal funds. The law does not apply to children's services provided in private residences, portions of facilities used for in-patient drug or alcohol treatment, service providers whose sole source of applicable federal funds is Medicare or Medicaid, or facilities where the Women, Infants, and Children Program's coupons are redeemed. Failure to comply with the provisions of the law may result in the imposition of a civil monetary penalty of up to \$1,000 for each violation and/or the imposition of an administrative compliance order on the responsible entity.

By signing this document, the authorized representative of the Grantee certifies that the applicant organization will comply with the requirements of the Act and will not allow smoking within any portion of any indoor facility used for the provision of services for children as defined by the Act.

The Grantee agrees that it will require that the language of this certification be included in any sub awards which contain provisions for children's services and that all sub recipients shall certify accordingly. Failure to comply with law may result in the imposition of a civil monetary penalty of up to \$1,000 per day.

XVII. Remedies for Noncompliance

- A. The Grantee shall comply and shall require that all subgrantees or contractors comply with all terms and conditions of this agreement and all pertinent state and federal statutes and regulations.
- B. If a Grantee fails to materially comply with any term or condition of an award, whether stated in a statute or regulation, an assurance, in the multi-agency plan, or the Notice of Grant Award, the Grantor may take one or more of the following actions, as appropriate in the circumstances:
 - 1. Temporarily withhold cash payments pending correction of the deficiency by the Grantee or more severe enforcement action by the Grantor;
 - 2. Disallow (that is, deny both use of funds and matching credit for) all or part of the cost of the activity or action not in compliance;
 - 3. Wholly or partly suspend or terminate the current award for the Grantee's program;
 - 4. Withhold further awards for the Grantee's program; or
 - 5. Take other remedies that may be available.
- C. Prior to taking remedial action the Grantor and Grantee shall meet to discuss the issues and explore possible mutually agreeable resolutions.
- D. In taking a remedial action, the Grantor will provide the Grantee an opportunity for such hearing, appeal, or other administrative proceeding to which the Grantee is entitled under any statute or regulation applicable to the action involved.
- E. Costs of Grantee resulting from obligations incurred by the Grantee during a suspension or after termination of an award are not allowable unless the Grantor expressly authorizes them in the notice of suspension or termination or subsequently.

XIII. Termination

Either party may terminate this Grant Award by delivering written notice of termination to the other party at least 30 days prior to the effective date of termination. The notice shall state the effective date of and reason for the termination.