State of California – Realth and Human Services Agency Department of Alcohol and Drug Programs

ORIGINA DEPENDENCY DRUG COURT NOTICE OF NOTICE OF GRANT AWARD EI Dorado County

The Department of Alcohol and Drug Programs hereinafter called the Grantor, hereby makes a grant award of funds for the Dependency
Drug Court Grant Award to El Dorado County, hereinafter called the Grantee, in the amount, for the purpose, and duration set forth in this
Grant Award.

Grantee Project Director (Name, Address and Telephone Number) Shirley White	Grant Award Number: DDC-09-10-09	
415 Placerville Dr. Placerville, CA 95667	Award Period: July 1, 2009 thru June 30, 2010	
	Project Budget Period July 1, 2009 thru June 30, 2010	
Grantee Financial Officer (Name, Address and Telephone Number) Gretchen Bailey 941 Spring St., Suite 3 Placerville, CA 95667	State General Fund Amount: \$92,659	
	Match Amount: \$18,532	
	Total Project Amount: \$111,191	

This Notice of Grant Award and the following attached documents are 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 Dependency Drug Court (Health & Safety Code § 11970.1 through §11970.2 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.

and conditions set forth in or incorp	porated by refer	ence in th	is Grant Av	vard.			
STATE OF CALIFORNIA				GRANTEE			
Department of Alcohol and Drug Programs				Gayle Erbe-Hamlin, Administrator Neda West, Director El Dorado Public Health Department Health Services Department 931 Spring St. Placerville, CA 95667			
By (Authorized Signature)				By (Authorized Signature)			
Printed Name and Title				Print	ed Name and Title		
				Shi	rley White		
Susan Lussier, Deputy Director, Di	vision of Admin	istration		Cour	nty Alcohol and Dru	ug Program Administrator	
Address: Department of Alcohol and Drug Office of Criminal Justice and Colla Drug Court Coordinator 1700 K Street, 5 th Floor Sacramento, CA 95811-4037				By (Authorized Signature) Ron Briggs, Chairman El Dorado County Board of Supervisors			
Remarks:			R STATE	Hono		Kingsbury, Presiding Judge	
Budget Revision Number							
PCA , Index, and Object:	Item:		Chapter	Chapter Statute		Fiscal Year:	
50917 / 6009 / 702.16	#4200-101	-0001			2009	2009 - 2010	
I hereby certify upon my personal ki	nowledge that b	oudgeted f	unds are av	/ailable	for the period and p	surpose of the expenditure stated above	
SIGNATURE OF ADP ACCOUNTING OFFICER				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.
- <u>Grant Award Number:</u> 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 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.
- <u>Project Budget Period:</u> The beginning and end date that the funds within this agreement may be expended.
- Grantee Financial Officer: 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.
- <u>Match Amount:</u> The amount of match included in the grant proposal for the identified Project Budget Period.
- Total Project Amount: The sum total of the State General Fund Amount and the Match Amount.
- <u>Distribution:</u> 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 Dependency Drug Court 2009-2010 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 (NGA) are granted beginning July 1, through June 30.
- 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 (MAP) 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 MAP 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 MAP presented in a budget within the MAP and unfunded by other resources. The Grantor's 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. Grantees are required to provide a local support match of ten percent (10%) the first two years of grant award and 20 percent (20%) thereafter. The match is defined as identified local funds or in-kind resources devoted to supporting the countywide application. To the extent permitted by law and regulation, match funds may include federal funds, county general funds, city general funds, and private funding.

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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
- Other, anything not listed but pertains to Treatment Related Costs

Non-Treatment Related Costs Include:

- Consultants
- Data Collection Costs
- Equipment (i.e. computer, modem, printer, etc.)
- Facilities
- Personnel/fringe benefits
- Supplies
- Training
- Travel
- Other, anything not listed but pertains to Non-Treatment Related Costs

B. Instructions for budget modifications are as follows:

- 1. A Grantee may shift up to ten percent (10%) of the total budget 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.
 - (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 DDC 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.

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D. The Reimbursement Claim Forms shall be submitted to:

Department of Alcohol and Drug Programs
Office of Criminal Justice and Collaboration
Drug Court Coordinator
1700 K Street, 5th Floor
Sacramento, CA 95811-4037

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 MAP 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 effected 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 for data collection as noted below.

The collected data will demonstrate the efficiency and effectiveness of the type of drug court implemented by the Applicant pursuant to the Act. The statewide evaluation format and criteria will be based on the type of drug court funded and the statewide evaluation design. The outcome measures may include, but are not limited to, the following:

1) Demographic information.

- 2) Medical information.
- 3) Family and social status information.
- 4) Drug and alcohol use information,
- 5) Legal, 1 and/or
- 6) Other pertinent data to be determined based on the type of drug court funded.

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 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 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:
 - Goals and objectives of the approved MAP.
 - All goals and objectives met during the quarter.
 - 3. All goals and objectives not met and why during the quarter.

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¹Such as criminal history and criminal activities.

- 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).
- 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.
 - All goals and objectives not met and why.
 - 4. Outcome measure information, as required by the Statewide Evaluation (see Section VII).
- C. The Grantee shall comply and require all their sub-grantees or contractors to comply with the following:
 - 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.
 - 3. 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.
 - (d) The penalties that may be imposed upon employees for drug abuse violations.

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- 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.
 - (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 seq.), which, in part, prohibits smoking within any portion of any indoor facility (enclosed structure) owned or leased or granted to, by an entity and used routinely or regularly for the provision of health, day care, early

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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 inpatient 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 sub grantees 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 MAP, or the NGA, 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.
 - 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, Grantor or Grantee 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.

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DRUG COURT PROGRAM MULTI-AGENCY PLAN For Comprehensive Drug Court Implementation, Drug Court Partnership, and Dependency Drug Court Programs

Grant Award Year 2009-10

Presiding Judge
(Signature: Please use blue Ink.)
(Print Name)
(Date)

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This is the county's Proposed Budget for Fiscal Year 2009/10.

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PART XII DCP FUNDING INFORMATION AND CONDITIONS

The County commits to the terms and conditions of the funding requirements.

PART XIII DCP BUDGET NARRATIVE AND LINE ITEM BUDGET WORKSHEET

The County provides narrative describing services to support budget line items.

PART XIV DCP MATCH NARRATIVE

The County submits documentation showing commitment to provide matching funds

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PART XV DCP EXCEL FILE SPREADSHEET ATTACHMENT

This is the county's Proposed Budget for Fiscal Year 2009/10.

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SECTION D

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The County commits to the terms and conditions of the funding requirements.

PART XVII DDC BUDGET NARRATIVE AND LINE ITEM BUDGET WORKSHEET

The County provides narrative describing services to support budget line items.

PART XVIII DDC MATCH NARRATIVE

The County submits documentation showing commitment to provide matching funds

required to receive DDC funds.

PART XIX DDC EXCEL FILE SPREADSHEET ATTACHMENT

This is the county's Proposed Budget for Fiscal Year 2009/10.

Section A

All Counties must complete Section A.

For Fiscal Year (FY) 2009-10 the Drug Court Program Multi-Agency Plan (MAP) is combined for Comprehensive Drug Court Implementation (CDCI), Drug Court Partnership (DCP), and Dependency Drug Court (DDC) Programs. Counties complete budget sections only for programs for which they currently receive funding.

The FY 2009-10 Drug Court Program MAP consists of four parts: Sections A, B, C, and D. All counties receive CDCI funds and, therefore, must complete Sections A and B. Counties receiving DCP funds must also complete Section C. Counties awarded a DDC Grant must also complete Section D.

Counties receiving CDCI, DCP and/or DDC funds must submit this signed original Drug Court Program MAP to the Department of Alcohol and Drug Programs (ADP) for Grant Award Year 2009-10. Funds appropriated in the FY 2009-10 State Budget are for expenditure during the period of July 1, 2009, through June 30, 2010, for DCP and DDC programs; and January 1, 2010, through December 31, 2010, for the CDCI program. A County is required to submit both a hard copy and an electronic copy of this MAP to their Drug Court Program county analyst. Either copy is acceptable to meet the July 1, 2009, deadline.

The Drug Court Program MAP must be submitted no later than July 1, 2009, to:

DEPARTMENT OF ALCOHOL AND DRUG PROGRAMS
OFFICE OF CRIMINAL JUSTICE COLLABORATION
ATTN: DRUG COURT COUNTY ANALYST
1700 K STREET, FIFTH FLOOR
Sacramento, CA 95811-4037

To access the FY 2009-10 Drug Court Program MAP template electronically, visit: http://www.adp.ca.gov/DrugCourts/CDCI.shtml

Identify the person w	no may be contacted if there are questions regarding this N	/AP:
Name:		
E-mail address:		
Phone number:	·	

DRUG (COURT PROGRAM C	OUNTY CONTACTS
County Alcohol and Drug Program Administrator	Name Agency Address City, Zip Code Telephone # Fax # E-mail Address	
Drug Court Presiding Judge	Name Agency Address City, Zip Code Telephone # Fax # E-mail Address	
CDCI Drug Court Program Coordinator	Name Agency Address City, Zip Code Telephone # Fax # E-mail Address	
DCP/DDC Drug Court Program Coordinator (If different then CDCI)	Name Agency Address City, Zip Code Telephone # Fax # E-mail Address	
Drug Court Program Fiscal Agent *	Name Agency Address City, Zip Code Telephone # Fax # E-mail Address	
Drug Court Program Data Collection and Evaluation Submitter	Name Agency Address City, Zip Code Telephone # Fax # E-mail Address	

^{*}County contact for questions regarding invoices.

PART I

DRUG COURT PROGRAM OVERVIEW

Synopsis of MAP

To be eligible to receive CDCI and DCP funds, the County must have established, or be in the process of establishing, a separate adult felony Drug Court Program accepting only participants who are convicted of felonies and placed on formal probation. DDC funds are eligible only to counties that were awarded these funds via a competitive basis. The defendant's participation in the Drug Court Program must be in compliance with the Comprehensive Drug Court Implementation (CDCI) Act of 2003 (California Health and Safety Code Sections 11970.1 – 11970.3 and 11970.35), the Drug Court Partnership (DCP) Act of 2002 (California Health and Safety Code Section 11970.45), and/or Dependency Drug Court (DDC) (California Health and Safety Code Section 11970.2) if receiving DCP or DDC funds. To receive CDCI, DCP, and/or DDC funds, the County must submit a revised MAP which must include the number of participants the court will serve annually, how their Drug Court will incorporate the Drug Court Key Components (http://www.nadcp.org/whatis/), and support Drug Court staff and treatment services.

County Assurances

Unless otherwise modified by this MAP, the County acknowledges that in addition to the conditions specified in Health and Safety Code Section 11970.35, 11970.45 and/or 11970.2, all conditions of the initial CDCI/DCP/DDC application submitted by the County, continue to apply. (A county applying for CDCI or DCP funding for the first time will not have an application or a previous plan.) A County receiving CDCI, DCP, and/or DDC funds must agree to the Terms and Conditions attached to the Notice of Grant Award.

The County agrees to submit all data required by ADP and the Judicial Council on a quarterly basis. The County acknowledges that failure to comply with data reporting requirements of ADP and the Judicial Council will result in ADP withholding reimbursement of expenditures until such time as the County is in compliance. The County further acknowledges that if ADP withholds funds for more than six months, ADP may terminate the County's entire withheld amount, plus unspent funds, and may redistribute those funds to other participating counties.

PART II

SERVICES PROVIDED

Use this page to reflect all services the county will provide to drug court participants, regardless of the funding source.

funding source.	
A. Treatment and Related Services Check all treatment and related services that will be available to drug court participants:	B. Non-Treatment Related Services Check all non-treatment related services and activities that will support treatment and related services:
Residential Treatment Residential Detoxification Non-Residential Day Care Non-Residential Outpatient Drug Free Narcotic Replacement Therapy Individual Sessions Group Sessions Anger management/violence prevention Assessment Childcare Client Public Transportation Day-care habilitative substance abuse treatment Detoxification Drug Court Coordination Drug Testing Job Placement Vocational Counseling Other (List)	Consultants Court Operations Data Collection Equipment (e.g., computer, printer, etc.) Facilities Supplies Staff Training Staff Travel Other (list)

PART III

INCENTIVES AND SANCTIONS

These have been complied by National Drug Court Institute (NDCI) from operational drug courts throughout the nation. Check the boxes to indicate the incentives and sanctions that are used in your programs.

A. Incentives	B. Sanctions
 Sobriety Tokens, Chips, Candy, Flowers Vouchers, Coupons, Gift Certificates e.g. Video Rental, Haircuts, Groceries, Clothing Store, Fast Food Verbal Praise, Compliments, Lunch from/with the Judge Fewer Court Appearances, Fewer Probation Contact, Early Termination from Probation Phase Acceleration, Phase Graduation, Graduation, Early Graduation Dental, Medical, and Vision Assistance Vouchers Transportation Vouchers to Treatment, Probation, Court Fee Reduction, Waive Fees, Removing Money Owed, Decrease Restitution Free Daycare, Babysitting Services, Diapers, Baby Clothes, Food, Gifts to Children Visitation with Child Tattoo Removal Graduation Certificates, Plaques, Invite Community Leaders to Graduation Resume Writing Assistance, Job Placement Grant or Increase Travel Privileges Scholarships/Donated Courses Free Legal Advice Sober Social Activities, Bowling, Softball, Dance, Picnic Other (list) 	Day in Jury or Penalty Box Community Service Weekend Jail (Work Detail) Short-Term Jail Sentence Verbal or Written Apologies to the Judge and/or Group Increase Time in Phase or Return to Lower Phase Increased Monitoring, Surveillance, G.P.S., Court Appearances, Geographical Restrictions Enforced Relocation of Home Weekly Visits with Probation/Add Time to Probation Limitation/Suspension of Privileges Extra Drug Screens Custody for the Session Restriction to Program/No Time Out Increased Fees Civil Contempt Termination Write Essay to Court/Group Other (list)
Other (list)	

PART IV

LOCAL COLLABORATION

Drug Court Team Members Check the boxes to identify the drug court team members regularly responsible for planning and reviewing participant progress:	Participant Interaction with the Court Check the frequency with which the participant comes before the court. Mark all that apply to phases in your program.
 Judge/Commissioner District Attorney Public Defender/Defense Attorney Probation Treatment Provider Drug Court Coordinator Child Protective Services Representative 	Phase One Two or more times per week Once per week Once every two weeks Once per month Less than once per month
☐ Psychologist ☐ Other (list below) Drug Court Sessions (Date and Time) Please note an "A" next to the day Adult Felon Drug	Phase Two Two or more times per week Once per week Once every two weeks Once per month Less than once per month
Court meets, "J" for Juvenile, and "D" for Dependency. Monday (Time:) Tuesday (Time:) Wednesday (Time:) Thursday (Time:) Friday (Time:)	Phase Three Two or more times per week Once per week Once every two weeks Once per month Less than once per month

PART V

DATA COLLECTION

On a quarterly basis, the County shall compile and submit data on the Quarterly Data Collection Form electronically (see email address below).

The following data shall be included in the quarterly report.

- ^c Unique participant identification number.
- ° Substance Abuse Crime and Prevention Act (SACPA) referral.
- Sentence imposed on terminated defendants.
- ° Type of Program (CDCI, DCP, DDC).
- ° Type of court (i.e., pre-plea or post-plea).
- ° Entry date into the Drug Court Program.
- ° Each new leading felony charge by code section.
- Each new criminal case or violation of probation, by code section, and whether the new case or violation was a felony or misdemeanor.
- The number of prison days suspended or indicated conditioned upon participation in the Drug Court Program.
- Exit date from the Drug Court Program.
- ° Method of exit (i.e., completion or termination) from the Drug Court Program.
- Number of prison days avoided by completers.

Identify the person who is responsible for the submission of data:

Name:	
Position/Title:	
Phone number:	
E-mail address:	

The completed Quarterly Data Collection forms must be emailed to DrugCourtData@adp.ca.gov. If you have any questions regarding completing the data collections forms, please call Jonathan Graham, at 916. 327. 4070, ADP Office of Applied Research and Analysis, at jgraham@adp.ca.gov.

This form is due to ADP 30 days after the end of each quarter. Due dates for each quarter are as follows:

April 30 (Jan-Mar)

October 31 (July-Sept)

July 31 (Apr-Jun)

January 31 (Oct-Dec)

If you have any data questions, please contact your ADP Drug Court Program county analyst.

PART VI

PROGRAM GOALS AND OBJECTIVES

The county must use the Key Components* of Drug Courts as guidelines for operating their Drug Court program. Check the following boxes to indicate the goals and objectives of the Drug Court program the County has implemented. The key components can be accessed at the National Association of Drug Court Professionals website https://www.nadcp.org/whatis/.

the National Association of Drug Court Professionals website http://www.nadcp.org/wnatis/.
Required components:
Alcohol and other drug treatment services are integrated with justice system case processing.
Public safety is promoted while protecting participants' due process rights.
☐ Eligible participants are identified early and promptly placed in the Drug Court Program.
Participants are provided access to a continuum of alcohol, drug, and other related treatment and rehabilitation services.
Abstinence is monitored by frequent alcohol and other drug testing.
☐ A coordinated strategy governs Drug Court responses to participants' compliance.
☐ There is ongoing judicial interaction with each Drug Court participant.
Monitoring and evaluation measure the achievement of program goals and gauge effectiveness.
 Continuing interdisciplinary education promotes effective Drug Court planning, implementation and operations.
Forging partnerships among Drug Courts, public agencies, and community-based organizations generates local support and enhances Drug Court effectiveness.
Additional components (optional):
· [

*Source: Defining Drug Courts: The Key Components. January 1997. The National Association of Drug Court Professionals, Drug Court Standards Committee. Supported by a grant awarded by the U. S. Department of Justice, Office of Justice Programs, and Drug Court Program Office.

PART VII

	GR.	ANT AWARD	YEAR 2009-	10 ALLOCATION PARTICIPANTS	IS,	
(A) SOURCE	(B) BASE AWARD AMOUNT	(C) ADULT FELONY	(D) JUVENILE	(E) DEPENDENCY	(F) MATCH (20% required)	(G) FUNDING GRAND TOTAL
CDCI AWARD				·	required	TOTAL
DCP AWARD			2			
DDC AWARD	·					

Column A:

Identifies the type of Drug Court award.

Column B:

List the allocation amount for each type of Drug Court.

Column C:

List the amount that supports Adult Felony funding type (CDCI/DCP).

Column D/E:

Only counties that dedicated CDCI funds to Juvenile and Dependency Drug

Courts as of May 20, 2003, should reflect funding in columns D and E).

Column F:

Counties are required to match their total allocation by 10% the first and

second years of funding and 20% thereafter.

Column G:

Funding Grand Total - Base Award Amount plus the match (add column B

and F).

TYPE OF DRUG COURT	ADULT		JUVENILE	DEPENDENCY	
TYPE OF FUNDING	CDCI	DCP			
Total Number of Court Locations by Type*					
Total Combined			The American		
Projected Number of Participants During Project Year 2009-10**					
Total Combined			A Section 1	e digital and a second second	

*Total number of court locations by type

Court Locations refers to geographic locations somewhat distant from each other. For example, an adult felony pre-plea court in downtown Los Angeles, another in Van Nuys and another in Long Beach would count as three (3) adult felony preplea courts. Two such courts in the same building would be counted as one court.

**Projected number of participants during Project Year 2009-10

Counties must enter the number of participants they propose to serve for the Project Year.

SECTION B

CDCI BUDGET INFORMATION

All counties must complete Section B.

PART VIII

CDCI FUNDING INFORMATION AND CONDITIONS

FUNDING CONDITIONS

Funding under the grant must be used to establish and maintain a separate adult felony Drug Court Program that accepts only defendants who are convicted of felonies and placed on formal probation that is conditioned upon the defendant's participation in the Drug Court Program.

However, those counties that had dedicated funding for Juvenile and/or Dependency Drug Courts in the county's MAP as of May 20, 2003, may continue to expend CDCI funds for those purposes at a budget level not exceeding the level identified in the May 20, 2003, plan. At local discretion, counties may reduce or redirect these funds to adult felony drug courts.

The required local support match is 10 percent the first and second award years, and 20 percent for subsequent years. The match is defined as identified local funds or in-kind resources devoted to supporting expenses related to Drug Court operations in accordance with the MAP. To the extent permitted by law and regulation, matching funds may include county general funds, city general funds, federal funds, and private funds. Resources identified as "match" for this program must be spent directly and exclusively on activities supporting the Drug Court Program. "In-kind" means specific dedicated salaries, office space, equipment, and supplies directed in support of the drug court program. State General Fund may not be used for match.

The anticipated award amount is shown on the County's Notice of Grant Award. The awards were allocated on a per capita basis. Funds will be distributed to eligible counties using the two thousand five hundred dollars (\$2,500) per million/remainder per capita methodology, subject to appropriation in the Budget Act.

Counties are required to accurately track and report to ADP all resources, cash or in-kind, presented or identified within the MAP as match. Applicants must develop local tracking mechanisms for full and accurate reporting of matching funds. Changes to the local match are considered budget modifications and must be approved by ADP.

Items purchased with program funds must be entered into the county's accounting system. Expenditure records must be retained for three years from the date of final payment and are subject to audit. Funds shall support drug court program costs only. In those circumstances where resources are shared with other programs, fractional cost determination or allocation and distinct tracking is required.

PART IX

CDCI BUDGET NARRATIVE AND LINE ITEM BUDGET WORKSHEET

Allowable costs are those reasonably related to the drug court program that cannot be provided by other community agencies. Of total CDCI funds, at least 85 percent (85%) must be used to support treatment and related services, and up to 15 percent (15%) may be used for non-treatment services.

Complete the Line Item Budget Worksheet below and the Proposed CDCI Line Item Budget Form (Part XI). The CDCI Line Item Budget Worksheet and Proposed CDCI Line Item Budget Form should reflect the same totals for each line item.

CDCI LINE ITEM BUDGET WORKSHEET

Each line item below must include a narrative within the Treatment and Related and/or Non-Treatment Related Costs. Make sure to complete separate sections for Adult Drug Court (Section I) and for Juvenile Drug Court and Dependency Drug Court (Section II). Please see Part II (Services Provided) to reference which services are considered Treatment and Related or Non-Treatment Related. Allowable costs are not limited to those services listed in Part II.

Identify only the portion of the services or activities funded by CDCI. Do not include match or inkind funds.

ADULT D	RUG COURT (Section	חוו
Total of T	reatment and Non Tr	eatment related Costs: \$
Treatmer	nt and Related Costs:	Total \$
	(Total of all treatn	nent and related line items)
	Personnel (Describe personi	\$nel job title, duties, time base and salary.)
	Fringe Benefits (Describe fringe b	\$ penefits and percentage allotted for personnel described above.)
	Travel	\$
	,	rpose of travel, e.g., participant bus tokens, vehicle mileage costs for cipants to services, etc.)
	Training (Describe particip	\$ant training including type, costs, etc.)
	Supplies (List supplies to b	\$e purchased and amounts.)
	Contractual Service	s \$ ies of treatment services provided. For residential treatment include

number of participants to be served and number of beds to be funded by CDCI.)

Non-Treatment Related Costs: Total \$	
(Total of all non-treatmer	nt related costs)
Personnel \$(Describe personnel job title	e, duties, time base and salary.)
Fringe Benefits \$	and percentage allotted for fringe benefits of the personnel
Travel \$(Describe type/purpose of s	taff travel, e.g., training, site visits, etc.)
Training \$(Describe staff training inclu	
Supplies \$(List supplies to be purchas	ed and amounts.)
Indirect Costs \$ (List rent, utilities, etc.)	
JUVENILE AND DEPENDENCY DRUG C	OURT (Section II)
(If your county expends CDCI funds for Juvitems above and complete this section).	renile and/or Dependency Drug Courts, copy the same line
GRAND TOTAL OF SECTION ONE AND S	SECTION TWO: \$

PART X

CDCI MATCH NARRATIVE

Describe how the County will meet its required match.
A local support match of 20 percent is required. The match is defined as identified local funds or in-kindresources devoted to supporting expenses related to drug court operations in accordance with the MAP. To the extent permitted by law and regulations, matching funds may include county general funds, and private funds. Resources identified as "match" for this program must be spent directly and exclusively on activities supporting drug court programs. "In-kind" means specified dedicated salaries, office space, equipment and supplies directed in support of the drug court program.
Counties must check the box to confirm no State General Fund will be used as a county match.
Describe the services the county's "match" supports within the drug court program.

PART XI

COMPREHENSIVE DRUG COURT IMPLEMENTATION

LINE ITEM

PROPOSED BUDGET REQUEST

SEE ATTACHMENT A

PART XI

	COMP			ATTACHMEN	
		REHENSIVE DRUG COURT PROPOSED BUDGET R			
Mail Completed Form To:			omplete the following as noted on the Notice of Grant Award:		
Department of Alcohol and Drug Programs		County: Grant Award #			
Office of Criminal Justice Collaboration Attn: Drug Court County Analyst		Grantee:			
1700 K Street, 5th Fl Sacramento, CA 958		Address:			
(916) 445-7456 Fax (916) 327-9285		City/Zip:			
		Phone:	Email	Address:	
		Project Year 2009	-10		
	S	ection I - Adult Drug Co	urt Budget		
	A	8 Non-Treatment	С	D	
BUDGET LINE ITEMS	Proposed Treatment and Related Costs	Related Costs (Must be 15% or less of total allocation)	20 Percent Match Requirement	Total Treatment and Related Costs an Non-Treatment Related Costs (Do not include Match Amount)	
Personnel	\$ -	\$ -		Col A + B = D	
Fringe Benefits	\$ -	\$ -	\$ - \$ -		
Travel	\$ -	s -	6	5	
Training	\$ -	\$ -	s -	\$	
Supplies	\$ -	\$ -	\$ -	\$ -	
Contractual Services	\$ -	\$ -	\$ -	s -	
Indirect Costs		\$ -	\$ -	\$ _	
Subtotal of Section I	\$	\$ -	\$ -	\$	
	Section II - Juv	enile Drug Court and De	pendency Drug Court		
	A	В	C	P	
BUDGET LINE ITEMS	Proposed Treatment and Related Costs	Non-Treatment Related Costs (Must be 15% or less of total allocation)	20 Percent Match Requirement	Total Treatment and Related Costs and Non-Treatment Related Costs (Do not include Match Amount)	
				Col A + B = D	
Personnel Fringe Benefits	\$ - \$ -	-	\$ -	\$ -	
Other Administration Costs		\$ -	-	\$ -	
ravel	e ·	-	\$ -	\$ -	
raining	¢	S -	-	\$ -	
Supplies	\$ -	•	-	-	
Contractual Services	\$ -	\$ <u>-</u>	\$ - \$ -	-	
ndirect Costs		\$ -	\$ -	\$ - \$	
ubtotal of Section II	\$ -	\$ -	\$ -	e	
RAND TOTAL	000000000000000000000000000000000000000		**************************************	-	
Total of Section I and Section II) dditional Information: 1. Section I is restricted to fund	\$ - ds serving adult convicted felons .	\$	\$	-	
3. Grand total must equal the c	nust be equal to or less than funds county's combined subtotal amour	its for Section I and Section II.	ndency drug courts as of May 20	, 2003.	
nereby certify that all costs are co	nsistent with the Terms and Co	onditions of the grant award. Date: / /			
ounty Alcohol and Drug Program lease use blue ink for original signa			Please print name of Administr	rator	
	Department of Alcohol a	and Drug Programs Office of Ci	riminal Justice Collaboration		
proved:					
ug Court County Analyst ease use blue ink for original signal	ture)	Date:// P	lease print name of County Ar	alyst	

Section C

DRUG COURT PARTNERSHIP BUDGET INFORMATION

All counties receiving DCP funds must complete this Section C.

PART XII

DRUG COURT PARTNERSHIP FUNDING INFORMATION AND CONDITIONS

FUNDING CONDITIONS

Funding under the grant must be used to establish and maintain a separate adult felony drug court program that accepts only defendants who are convicted of felonies and placed on formal probation that is conditioned upon the defendant's participation in the drug court program.

A local support match of 20 percent is required. The match is defined as identified local funds or in-kind resources devoted to supporting expenses related to Drug Court operations in accordance with the MAP. To the extent permitted by law and regulation, matching funds may include county general funds, city general funds, and private funds. Resources identified as "match" for this program must be spent directly and exclusively on activities supporting the Drug Court Program. "In-kind" means specific dedicated salaries, office space, equipment, and supplies directed in support of the drug court program. State General Fund may not be used for match.

Counties are required to accurately track and report to ADP all resources, cash or in-kind, presented or identified within the MAP as match. Applicants must develop local tracking mechanisms for full and accurate reporting of matching funds. Changes to the local match are considered budget modifications and must be approved by ADP.

Items purchased with program funds must be entered into the county's accounting system. Expenditure records must be retained for three years from the date of final payment and are subject to audit. Funds shall support drug court program costs only. In those circumstances where resources are shared with other programs, fractional cost determination or allocation and distinct tracking is required.

PART XIII

DRUG COURT PARTNERSHIP BUDGET NARRATIVE AND LINE ITEM BUDGET WORKSHEET Complete the Line Item Budget Worksheet below and the Proposed Budget Request Form (Part XV). The worksheet and the Proposed Budget Request Form should reflect the same totals for each line item. LINE ITEM BUDGET WORKSHEET Each line item below must include a narrative within the Treatment and Related and/or Non-Treatment Related Costs. Please see Part II (Services Provided) to reference which services are considered Treatment and Related or Non-Treatment Related. Allowable costs are not limited to those services listed in Part II. Identify only the portion of the services or activities funded by DCP. Do not include match or inkind funds. Treatment and Related Costs: Total \$_____ (Total of all treatment and related line items) Personnel (Describe personnel job title, duties, time base and salary.) Fringe Benefits (Describe fringe benefits and percentage allotted for personnel described above.) Travel (Describe type/purpose of travel, e.g., participant bus tokens, vehicle mileage costs for transporting participants to services, etc.) Training · (Describe participant training including type, costs, etc.) Supplies (List supplies to be purchased and amounts.) Contractual Services

(Describe modalities of treatment services provided. For residential treatment, include

number of participants to be served and number of beds to be funded by DCP.)

Non-Treatment Related Costs:	Total \$
(Total of all non-tre	atment related costs)
Personnel (Describe personnel)	\$ job title, duties, time base and salary.)
Fringe Benefits (Describe fringe bene describe above.)	\$efits and percentage allotted for fringe benefits of the personnel
Travel (Describe type/purpo.	\$se of staff travel, e.g., training, site visits, etc.)
Training	\$g including type, costs, etc.)
Supplies (List supplies to be pu	\$ urchased and amounts.)
Contractual Services (List types of contract	\$ual services that might be provided as Non-Treatment Related.)
Indirect Costs (List rent, utilities, etc.	\$

PART XIV

DRUG COURT PARTNERSHIP MATCH NARRATIVE

Describe how the county will meet its required match.
A local support match of 20 percent is required. The match is defined as identified local funds or in-kind resources devoted to supporting expenses related to drug court operations in accordance with the MAP. To the extent permitted by law and regulations, matching funds may include county general funds, city general funds, federal funds, and private funds. Resources identified as "match" for this program must be spent directly and exclusively on activities supporting the drug court program. "In-kind" means specific dedicated salaries, office space, equipment and supplies directed in support of the drug court program.
Counties must check the box to confirm no State General Fund will be used as a county match.
By with a the partices the country's "match" supports within the drug court program

PART XV

DRUG COURT PARTNERSHIP

LINE ITEM

PROPOSED BUDGET REQUEST

SEE ATTACHMENT B.

PART XI

		DRUG COURT PAR	TNER	SHIP	ATTACHME
		PROPOSED BUDGE	T REQ	UEST	,
Mail Completed Form To:		Complete the followi	ng as	noted on the Notice of Gr	ant Award:
Department of Alcohol Office of Criminal Just	and Drug Programs	County: Grant Award #			
Attn: Drug Court Cour 1700 K Street, 5th Floo	nty Analyst	Grantee:			
Sacramento, CA 9581		Address:			
(916) 445-7456 Fax (916) 327-9285		City/Zip:			
		Phone: E	imail A	ddress:	
		Grant Award Yea	r 2009	-10	
		Adult Drug Court	Budg	jet	
	Α	8	\Box	С	D
BUDGET LINE ITEMS	Proposed Treatment and Related Costs	Non-Treatment Related Costs (Must be 15% or less o allocation)	f total	20 Percent Match Requirement	Total Treatment and Related Costs an Non-Treatment Related Costs (Do not include Match Amount)
Personnel	\$ -		-+		Col A + B = D
Fringe Benefits		\$		<u>-</u>	\$
Fravel	\$ -	\$		<u>-</u>	\$
Craining	s -	\$		<u>-</u>	-
Supplies	\$ -	\$		\$	\$
Contractual Services	\$ -	s	- 3		<u>\$</u>
ndirect Costs		S	- 5		<u>-</u>
Second Tatal				-	-
Frand Total	\$ -	\$	- \$	-	s _
hereby certify that all costs are cor	nsistent with the Terms and Co	nditions of the grant award	L		
Atach I and Barrier		Date://	_		
ounty Alcohol and Drug Program A Please use blue ink for original signate	ure)			ease print name of Administra	ator
· · · · · · · · · · · · · · · · · · ·	Department of Alcohol	and Drug Programs Office	of Crim	ninal Justice Collaboration	
pproved:				· · · · · · · · · · · · · · · · · · ·	
		Date://			
rug Court County Analyst lease use blue ink for original signatu	ire)		Ple	ease print name of County And	alyst
					

SECTION D

DEPENDENCY DRUG COURT BUDGET INFORMATION

All counties receiving DDC funds must complete Section D.

PART XVI

DEPENDENCY DRUG COURT FUNDING INFORMATION AND CONDITIONS

FUNDING CONDITIONS

Funding under the grant must be used to establish and maintain a DDC Program. This program will focus on parents whose substance abuse contributes to child abuse and/or neglect resulting in involvement with juvenile court dependency proceedings under Welfare and Institutions Code Section 300 et. seq.

The required local support match is 10 percent the first and second award years, and increases to 20 percent for subsequent years. The match is defined as identified local funds or in-kind resources devoted to supporting expenses related to DDC operations in accordance with the MAP. To the extent permitted by law and regulation, matching funds may include county general funds, city general funds, federal funds, and private funds. Resources identified as "match" for this program must be spent directly and exclusively on activities supporting the DDC Program. "In-kind" means specific dedicated salaries, office space, equipment, and supplies directed in support of the DDC Program. State General Funds may not be used for match.

Counties are required to accurately track and report to ADP all resources, cash or in-kind, presented or identified within the MAP as match. Applicants must develop local tracking mechanisms for full and accurate reporting of matching funds. Changes to the local match are considered budget modifications and must be approved by ADP.

Items purchased with program funds must be entered into the county's accounting system. Expenditure records must be retained for three years from the date of final payment under this program and are subject to audit. Funds for this program shall support drug court program costs only. In those circumstances where resources are shared with other programs, fractional cost determination or allocation and distinct tracking is required.

PART XVII DEPENDENCY DRUG COURT BUDGET NARRATIVE AND LINE ITEM BUDGET WORKSHEET

Allowable costs are those reasonably related to the drug court program that cannot be provided by other community agencies.

Complete the Line Item Budget Worksheet below and the Proposed Budget Request Form. The Budget Worksheet and the Proposed Budget Request Form should reflect the same totals for each line item.

LINE ITEM BUDGET WORKSHEET

Each line item below must include a narrative within the Treatment and Related and/or Non-Treatment Related Costs. Allowable costs are not limited to those services listed in Part II.

Identify only the portion of the services or activities funded by DDC. Do not include match or in-kind funds.

Treatr	nent and Related Costs: Total \$	
	(Total of all treatment and related line items)	
	Personnel \$(Describe personnel job title, duties, time base and salary.)	
	Fringe Benefits \$ (Describe fringe benefits and percentage allotted for personnel described above	·.)
	Travel \$ (Describe type/purpose of travel, e.g., participant bus tokens, vehicle mileage costs for transporting participants to services, etc.)	
	Training \$(Describe participant training including type, costs, etc.)	
	Supplies \$(List supplies to be purchased and amounts.)	
	Contractual Services \$ (Describe modalities of treatment service provided. For residential treatment, include number of participants to be served and number of beds to be funded by DDC.)	

Non-Tr	eatment Related Costs:	Total \$
	(Total of all non-tre	eatment related costs)
	Personnel (Describe personn	\$ nel job title, duties, time base and salary.)
	Fringe Benefits	\$enefits and percentage allotted for fringe benefits of the
	Travel (Describe type/pur	pose of staff travel, e.g., training, site visits, etc.)
	Training	\$ning including type, costs, etc.)
	Supplies	\$ purchased and amounts.)
	Contractual Services (List types of contra Related.)	<pre>\$ actual services that might be provided as Non-Treatment</pre>
	Indirect Costs (List rent, utilities, e	\$ etc.)

PART XVIII

DEPENDENCY DRUG COURT MATCH NARRATIVE

Describe how the County will meet its required match.
A local support match of 20 percent is required. The match is defined as identified local funds or in-kind resources devoted to supporting expenses related to Drug Court operations in accordance with the MAP. To the extent permitted by law and regulations, matching funds may include county general funds, city general funds, and private funds. Resources identified as "match" for this program must be spent directly and exclusively on activities supporting Drug Court programs. "In-kind" means specific dedicated salaries, office space, equipment and supplies directed in support of the drug court program.
Counties must check the box to confirm no State General Fund will be used as a county match.
Describe the services the county's "match" supports within the DDC Drug Court Program.

PART XIX DEPENDENCY DRUG COURT LINE ITEM PROPOSED BUDGET REQUEST

SEE ATTACHMENT C.

Drug Court County Analyst (Please use blue ink for original signature)

rug Programs aboration	PART XI DEPENDENCY DRUG OF PROPOSED BUDGET RE Complete the following a County:	EQUEST as noted on the Notice of		
aboration	PROPOSED BUDGET RE	EQUEST as noted on the Notice of	Grant Award:	
aboration	Complete the following a	as noted on the Notice of		
aboration				
aboration	oounty.	Gra		
			nt Award #	
	Grantee:			
1700 K Street, 5th Floor Sacramento, CA 95811-4037 (916) 445-7456				
	City/Zip:			
	Phone:	Email	Address:	
	Grant Award Year 200			
D	ependency Drug Court	Rudget		
		T		
	Non-Treatment	СС	0	
	Related Costs (Must be 15% or less of total allocation)	20 Percent Match Requirement	Total Treatment and Related Costs and Non-Treatment Related Costs (Do not include Match Amount)	
	¢		Col A + B = D	
		 		
			-	
	¢		-	
			-	
	\$ _	\$ -	-	
	Ψ - ;	35		
	\$		-	
	\$ - \$ -	\$ -	\$ -	
	A sed Treatment and Related Costs	Phone: Grant Award Year 20 Dependency Drug Court A B Sed Treatment and Related Costs (Must be 15% or less of total allocation) - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ -	City/Zip: Phone: Email Grant Award Year 2009-10 Dependency Drug Court Budget A B C C Non-Treatment Related Costs (Must be 15% or less of total allocation) - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ - \$ -	

Please print name of County Analyst