## COUNTY of KANE PURCHASING DEPARTMENT KANE COUNTY GOVERNMENT CENTER

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February 4, 2021

## ADDENDUM 1

## Invitation to Bid: #05-021

## Title: Residential Treatment & Assessment Services

The attention of all plan holders is called to the following questions received before the deadline of February 9, 2021. Responses are in **Bold.** 

- 1. What is the start date for the program? The start date is to be determined. Once we've reached the deadline for the RFP, a committee will be composed to review all applications. Agencies will be contacted once the awards are made.
- 2. Would we be required to accept individuals referred by the Court who have a history that includes criminal conviction(s) for sexual violence and/or violent crimes? The Kane County Drug Court is a post adjudicatory program for non-violate offenders. The information below is taken from our policy and procedure manual, "Local Rule 24.3". It states a defendant shall be excluded from KCDRC if any one of the following apply:
  - (1) The crime is a crime of violence as set forth in 23.03 ( c ) (4) of this subsection.
  - (2) The defendant denies his or her use of/or addiction to drugs.
  - (3) The defendant does not agree to participate in a treatment program.
  - (4) The defendant has been convicted of a crime of violence within the past ten (10) years excluding incarceration time, including, but not limited to; first degree murder, second degree murder, predatory criminal sexual assault of a child, aggravated criminal sexual assault, criminal sexual assault, armed robbery, aggravated arson, arson, aggravated kidnapping, kidnapping, aggravated battery resulting in great bodily harm or permanent disability, stalking, aggravated stalking, or any offense involving the discharge of a firearm.
  - (5) The prosecutor does not agree to the admission of the defendant who:
    - (A) Is charged with a Class 2 or greater felony violation of:
    - i. Section 401, 401.1, 405, or 405.2 of the Illinois Controlled Substances Act;
    - ii. Section 5, 5.1 or 5.2 of the Cannabis Control Act;
    - iii. Section 15, 20, 25, 30, 35, 40, 45, 50, 55, 56 or 65 of Methamphetamine Control and Community Protection Act.

- 3. Are client transportation costs (such as between the residential treatment facility and the Court) covered expense items? No, we do not have grant funds to pay for transportation, however, we attempt to utilize Probation Officers, a defendant's family member, or Uber for transport.
- 4. Must the residential treatment center be located in Kane County? No, we utilize all treatment facilities within the Chicagoland area.
- 5. May the transmission of the required twice-weekly drug test results (from the provider to the Court) occur electronically? **Yes**
- 6. According to the RFP, providers may be required to assess individuals who are detained in Kane County Jail. On this issue, is there discretion granted to the provider, such that the provider may elect to assess the individuals in the residential treatment facility instead? Assessments can be scheduled with the treatment probation officer and the defendant while in custody via phone or virtually.

Please acknowledge receipt of this addendum in the space provided on Page 18 (Proposal Response Form) of the RFP document. Thank you for your interest in the Kane County procurement process.

Sincerely, Maria C. Calamia Maria C. Calamia, CPPB Assistant Director of Purchasing