

DEPARTMENT OF ALCOHOL AND DRUG PROGRAMS

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DATE: July 12, 2012

DUI Letter No. 12-05

TO: County Alcohol and Drug Administrators
Licensed Driving-Under-the-Influence (DUI) Program Providers
DUI County Coordinators

SUBJECT: CALIFORNIA DUI REGULATION AMENDMENTS – Additional Fees

REFERENCE: California Code of Regulations (CCR), Title 9, Division 4, Chapter 3,
Section 9795 through 9886

The purpose of this letter is to provide clarification regarding the additional fees outlined in the Department of Alcohol and Drug Programs (ADP) DUI Letter No. 12-04.

A list of allowable fees and additional clarification is provided as an attachment to this letter.

Providers may have to revise participant contracts to reflect only those additional fees authorized by the newly amended regulations which became effective on April 21, 2012. Providers may also have to amend their fee terminology to coincide with the fees as defined in Attachment A. For example, a make up fee is not an allowable fee, but a reschedule fee or a missed activity fee is allowable.

Beginning July 21, 2012, on-site program reviews conducted by ADP will result in citing program deficiencies for programs charging additional fees no longer allowed, or charging fees not approved by ADP. In addition, the program will be required to refund fees to individuals that were charged incorrectly.

If you have additional questions regarding these changes, please contact your assigned Driving-Under-the-Influence Program Branch analyst or ADP's Office of Criminal Justice Collaboration, Driving-Under-the-Influence Program Branch at (916) 322-2964.

Sincerely,

MILLICENT GOMES
Deputy Director
Office of Criminal Justice Collaboration

[Attachment A](#): Definition of Allowable Additional Program Fees with ADP Approval (PDF)



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<http://www.fypower.org>