

ADP/DHCS Local Assistance Funding Matrix (Fiscal Year 2012-13)

Information included in this matrix does not relieve counties of any monetary match requirements mandated by State or Federal Law. The State cautions counties and providers that violating State and Federal laws and regulations may jeopardize future AOD funding levels. Federal (SAPT Block Grant) Law prohibits the supplantation of County Realignment Funds with Federal Funds.

Funding Source	Authority	Summary of Allowable Expenses	Summary of Restrictions/ Not Allowable
Federal Local Assistance dollars			
Substance Abuse Prevention and Treatment (SAPT) Discretionary	<ul style="list-style-type: none"> - Title 42, Chapter 6A, Subchapter XVII, Part B, Subpart ii, Sections 300x-21 through Section 300x-66 - HSC 11754 - CFR 45, Subtitle A, Part 96, Subpart L, Sections 96.120 through 96.137 	These funds may be used for a wide range of activities to prevent and treat substance abuse and deal with the abuse of alcohol, the use or abuse of illicit drugs, and preventing the use or abuse of tobacco products.	<ul style="list-style-type: none"> - See "Document 3Ta" for further SAPT restrictions - Can be used on loans for Resident Run Housing programs. - Cannot be used for stand alone tobacco treatment services.

Funding Source	Authority	Summary of Allowable Expenses	Summary of Restrictions/ Not Allowable
SAPT Female Offender Treatment Program (FOTP)	<ul style="list-style-type: none"> - Title 42, Chapter 6A, Subchapter XVII, Part B, Subpart ii, Sections 300x-21 through Section 300x-66 - HSC 11754 - CFR 45, Subtitle A, Part 96, Subpart L, Sections 96.120 through 96.137 	Funding used to provide 6 months of continuous residential treatment for paroled female inmates primarily from the Forever Free Program at the California Institution for Women.	<ul style="list-style-type: none"> - In Residential Setting Only - Los Angeles, Orange, Riverside, and San Bernardino counties only - Cannot be used for administrative costs - Other women on community parole may receive FOTP services on a case-by-case basis if the Forever Free program under-utilizes the funding. - Cannot be used to cover criminal justice costs.
SAPT Adolescent/Youth Treatment	<ul style="list-style-type: none"> - Title 42, Chapter 6A, Subchapter XVII, Part B, Subpart ii, Sections 300x-21 through Section 300x - HSC 11754 - CFR 45, Subtitle A, Part 96, Subpart L, Sections 96.120 through 96.137 	Funding used to provide comprehensive, age-appropriate AOD services to youth.	<ul style="list-style-type: none"> - Not for Primary Prevention and Driving Under-the-Influence- Youth Treatment Guidelines are designed for counties to use in developing and implementing youth treatment programs funded by this funding source. The use of the Youth Treatment Guidelines is voluntary.

Funding Source	Authority	Summary of Allowable Expenses	Summary of Restrictions/ Not Allowable
SAPT Primary Prevention Set-Aside	<ul style="list-style-type: none"> - Title 42, Chapter 6A, Subchapter XVII, Part B, Subpart ii, Sections 300x-21 through Section 300x-66 - HSC 11754 - CFR 45, Subtitle A, Part 96, Subpart L, Sections 96.120 through 96.137 	This funding is used for the following services: Information Dissemination, Education, Alternatives, Problem Identification and Referral, Community Based Process, and Environmental Services (refer to Service Code Description document for detailed information)	- Funding cannot be expended on early intervention services.
SAPT Friday Night Live (FNL) Program and SAPT Club Live Program	<ul style="list-style-type: none"> - Title 42, Chapter 6A, Subchapter XVII, Part B, Subpart ii, Sections 300x-21 through Section 300x-66 - HSC 11754 - CFR 45, Subtitle A, Part 96, Subpart L, Sections 96.120 through 96.137 	Funding used to prevent alcohol and drug use among teenagers and middle school-age students through activities including community action, assemblies, and leadership training.	Funding must be used in accordance with the six Primary Prevention Strategies

Funding Source	Authority	Summary of Allowable Expenses	Summary of Restrictions/ Not Allowable
SAPT HIV Set Aside	<ul style="list-style-type: none"> - Title 42, Chapter 6A, Subchapter XVII, Part B, Subpart ii, Sections 300x-21 through Section 300x-66 - HSC 11754 - CFR 45, Subtitle A, Part 96, Subpart L, Sections 96.120 through 96.137 	<ul style="list-style-type: none"> - Funding used to provide HIV early intervention services to individuals undergoing treatment for substance abuse. Services include appropriate pre-test counseling, testing, appropriate post-test counseling, and providing therapeutic measures in relationship to the testing for preventing and treating the conditions of the disease. - Funding can also be used for infectious disease testing, such as Hepatitis C testing and outreach services for intravenous drug users that are not currently participating in a substance abuse treatment program. - Services may be provided at treatment program site or satellite sites that provide treatment services only. 	<ul style="list-style-type: none"> - This funding can be used in treatment programs only. - HIV services are voluntary - not required as condition of receiving AOD treatment - HIV early intervention services must be made available to individuals in an AOD treatment program at the treatment site.
SAPT Perinatal Set-Aside	<ul style="list-style-type: none"> - Title 42, Chapter 6A, Subchapter XVII, Part B, Subpart ii, Sections 300x-21 through Section 300x-66 - HSC 11754 - CFR 45, Subtitle A, Part 96, Subpart L, Sections 96.120 through 96.137 	<p>Funding used to increase the availability of treatment services for pregnant women and women with dependent children only. Funding can be used to expand capacity, add new perinatal programs/services, and/or change existing programs.</p>	<ul style="list-style-type: none"> - Funds cannot be used to supplant existing perinatal services. - Subject to Perinatal Services Network Guidelines

Funding Source	Authority	Summary of Allowable Expenses	Summary of Restrictions/ Not Allowable
SAPT Special Projects	- Title 42, Chapter 6A, Subchapter XVII, Part B, Subpart ii, Sections 300x-21 through Section 300x-66- HSC 11754- CFR 45, Subtitle A, Part 96, Subpart L, Sections 96.120 through 96.137	Funding allocated for special projects as approved by ADP.	Funding allocated for special projects as approved by ADP.
Federal Financial Participation (FFP) for Drug Medi-Cal (DMC) (Non-Perinatal and Perinatal)	- Title XIX (Social Security Act), California Medicaid State Plan, and CCR, Division 3, Title 22 - Health Care Financing and Administration (HCFA-15)	This funding is allowed for services as identified in CCR, Title 22, Section 51341.1 and HCFA-15	- Matchable to non-Federal and county realignment funds only for DMC services. - This funding is not allowed for Minor Consent clients (Medi-Cal Aid Code 7M, 7N, or 7P which are 100% non-Federal funds)
Access to Recovery (ATR) Grant (implemented as the California Access to Recovery Effort – CARE)	Federal Substance Abuse and Mental Health Services Administration Access to Recovery RFA No. TI-10-008, and ADP's Notice of Grant Award, Grant No. H79 TI-023132, issued September 29, 2010.	This funding is used to assist young people in need of substance abuse treatment. Vouchers are issued to individuals for obtaining a comprehensive array of clinical AOD services (including services provided by faith based organizations).	- Butte, Los Angeles, Sacramento, Shasta, and Tehama counties only

State General Fund Local Assistance

Parolee Services Network (PSN)	FY 2012-13 Budget Act	These funds are from the California Department of Corrections and Rehabilitation for drug and alcohol treatment and recovery services for men and women paroled to the community from State prisons.	- Alameda, Contra Costa, Fresno, Kern, Los Angeles, Marin, Napa, Orange, Riverside, Sacramento, San Bernardino, San Diego, San Francisco, San Mateo, Santa Clara, Solano, and Sonoma counties only
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County Realignment Funds

Substance Use Disorder Behavioral Health Subaccount	FY 2012-13 State Budget and accompanying law (Chapter 40, Statutes of 2012)	<p>These funds are used for the cost of alcohol and drug treatment and prevention services.</p> <ul style="list-style-type: none"> - This funding is allowed for services as identified in CCR, Title 22, Section 51341.1. - These funds can be used for Perinatal programs serving populations of pregnant and postpartum women and their infants and parenting women and their children through age 17. - This funding can be used to backfill DMC overages (costs that exceed the DMC rate cap.) - These funds can be used for drug court services as original approved under the Drug Court Partnership 	<ul style="list-style-type: none"> - 100% of this funding is for Minor Consent clients (Medi-Cal Aid Code 7M, 7N or 7P) - Perinatal CRF Match to DMC funding can only be used for services as defined in Title 22 for pregnant or 60-day postpartum women - With the exception of Minor Consent clients (Medi-Cal Aid Codes 7M, 7N or 7P), must have FFP match - If county population is less than 20,000, CRF funding can be used for DUI programs - Subject to Perinatal Services Network Guidelines if used for perinatal services
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		program, Dependency Drug Court program, and the Comprehensive Drug Court Implementation program.	- Restricted to activities as previously outlined for the various drug court programs.
Women and Children's Residential Treatment Services Special Services Account	FY 2012-13 State Budget and accompanying law (Chapter 40, Statutes of 2012)	- These funds are for programs that provide residential treatment services to women and their children (formerly funded by a federal grant).	- Cannot be used to match the Federal Share in the Drug Medi-Cal program - Alameda, Los Angeles, Marin, San Diego, San Francisco, San Joaquin, and San Luis Obispo counties only - Subject to Perinatal Services Network Guidelines
Criminal Justice and Rehabilitation Programs (AB 109 Funds)	AB 109	Substance abuse treatment services provided to offenders as outlined in AB 109	

Non-Local Assistance State or Federal Dollars

<p>SACPA Funding (formerly allocated by the State) (for any unexpended funds)</p>	<p>California Budget Act Authority</p>	<ul style="list-style-type: none"> - This funding is to provide treatment services to first or second time non-violent adult drug offenders who use, possess, or transport illegal drugs for personal use. - This funding can be used for the administration of services for eligible clients pursuant to the Act. - This funding can be used to backfill DMC overages for services provided SACPA clients (costs that exceeded the DMC rate cap). - This funding can be used for vocational training, family counseling, literacy training, and other services. - This funding may be used for other services, which may include probation department costs; court monitoring costs; and miscellaneous costs. 	<ul style="list-style-type: none"> - Cannot be used for drug testing. - Miscellaneous costs may include housing with exceptions. - Eligible offenders may receive up to one year of drug treatment and six months of aftercare. - Treatment must be provided in a program licensed or certified by ADP. - Courts may sanction offenders who are not amenable to treatment. - Jail sanctions are not allowed. - Funding cannot be expended for the purchase of land, purchase of construction of buildings, or addition to buildings. - Refer to this code for additional information on allowable and non-allowable expenditures.
<p>SACPA Client Fees</p>	<p>CCR, Title 9, Section 9532</p>	<p>This funding is fees collected from clients pursuant to the Act as a result of an assessment by a trial judge which is used toward the cost</p>	<ul style="list-style-type: none"> - The fee collected should be based on the client's ability to pay and is not applicable to Medi-Cal beneficiaries.

		of placing the client into drug treatment.	
SACPA County/Provider Other Funds	County/provider may choose to invest it's own funds to enhance SACPA treatment services.	This funding is county funds that the county or provider expends of their money to provide services to SACPA clients.	Restrictions as defined by county/provider
Targeted Case Management-Medi-Cal Administrative Activity (TCM-MAA)	W&I Code, Sections 14132.44 and 14132.47	TCM funding information is for services to specific groups of Medi-Cal beneficiaries, one of which is alcohol and drug abusers. MAA funding is used to assist with the performance of administrative activities necessary for the proper and efficient administration of the Medi-Cal program. These funds are Medicaid, and DHS is the responsible single state agency for management of the claiming and cost reporting process.	<ul style="list-style-type: none"> - Providers who receive these funding sources are considered local governments and are under contract with DHS and must submit annual cost report to DHS. - Local government providers may subcontract with service providers.
Non-County Revenue	County operated revenue	This funding information is revenue from sources other than allocated or county-generated such as non-federal grant, donations, contributions, and third-party payments other than insurance.	Restrictions as defined by county

California Work Opportunity and Responsibility to Kids (CalWORKs)	Department of Social Services	These funds allocated from the Department of Social Services are to be used for CalWORKs recipients for whom substance abuse is a barrier to employment.	<ul style="list-style-type: none"> - At the discretion of the County Welfare Directors based on need, these funds can be moved between CalWORKs substance abuse services and CalWORKs mental health services. - Cannot be used to match any federal funds.
County Funds	HSC, Sections 11840 and 11840.1	These are funds provided by the county as administered by the County Alcohol and Drug Program Administrator. These are funds in addition to the county match funds.	Restrictions as defined by county
County/Provider Unrestricted Funds	County/provider generated revenue	This funding is used to identify how much the county and/or provider is using to cover DMC costs that exceed the DMC rate.	Restrictions as defined by county/provider
Fees	County generated revenue	These are fees that are collected from clients and expended for treatment services. Share of cost information should be reported as a fee. These revenues shall be used in support of additional alcohol and other drug services or facilities.	<ul style="list-style-type: none"> - These fees cannot be used in Support Services for administrative, management and support functions as they relate to how the funding it identified in the budgets and cost reports under the Support Services modality. (HSC 11841). - Fees cannot be collected from Medi-Cal beneficiaries unless it is a share of cost.

Insurance	County generated revenue	This funding is what is collected from third-party payors.	- These fees cannot be used in Support Services (HSC 11841).
PC 1463.25 (SB 920) and HS 11372.7 (SB 921)		This funding results from fines collected by the county for violations and convictions of alcohol/drug related offenses as required by SB 920 (Alcohol Abuse Education and Prevention Penalty Assessment) and SB 921 (Controlled Substance Abuse Penalty Fee).	- A minimum of 33 percent collected shall be allocated to Primary Prevention programs. - These funds shall supplement and not supplant any local funds made available to support the county's alcohol and drug abuse education and prevention efforts.
PC 1463.16 (Statham Funds)	Vehicle Code, Sections 23103, 23104, 23152, or 23153.	These court fines shall be used to encourage the development of privately operated programs before developing publicly operated programs at the local level, and development shall include upgrading facilities to promote ADP certification and licensing standards and to increase accessibility for handicapped persons.	- Cannot be used for drug programs or as county match for drug programs. - These funds should be used for alcohol component of treatment program and only when that program is certified or has applied for certification.
DUI Fees	HSC, Section 11837.3, Subsection A1	These are fees collected by the participants to provide for his or her DUI treatment services.	- There is a 5% cap of gross participant fees for the administration and monitoring of the DUI program. If cap exceeds 5%, a waiver from ADP's DUI Program Branch is required for each fiscal year.

Penal Code 1000 Admin. Fees	AB 2710 initiated this program.	No statute or regulation that governs the allowable costs and restrictions on spending the fees that the county receives from the PC 1000 program, although counties may develop their own criteria.	Solely participant fees
Private Industries Council (PIC)	California Budget Act Authority	EDD funding used for substance abuse services	

Website resources:	
Title 42 (USC)	http://www.gpoaccess.gov/uscode/
Code of Federal Regulations (CFR)	http://www.gpoaccess.gov/cfr/index.html
Code of California Regulations (CCR) Title 9	http://www.calregs.com (Click on "List of CCR Titles")
CCR Title 9	http://www.calregs.com (Click on "List of CCR Titles")
CCR Title 19	http://www.calregs.com (Click on "List of CCR Titles")
California Budget Act Authority	http://govbud.dof.ca.gov/
SDFSC No Child Left Behind Act (20 USC)	http://www.ed.gov/offices/OESE/SDFS
Health and Safety Code (HSC)	http://www.leginfo.ca.gov/calaw.html
Vehicle Code	http://www.leginfo.ca.gov/calaw.html
CCR Title 22	http://www.calregs.com (Click on "List of CCR Titles")
Health Care Financing and Administration (HCFA)	http://www.os.dhhs.gov/about/opdivs/hcfa.html
W&I Code	http://www.leginfo.ca.gov/calaw.html

Document_3T-ADP_Local_Assistance_Funding_Matrix

This provides summary information only and does not determine the interpretation of any statute, regulation or case ruling. This guide may be helpful to identify issues for further inquiry but must not be relied upon for decision making. Updated March 2013