

RESOLUTION NO. 2005 - 356

A RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY, FLORIDA ON BEHALF OF THE ST. JOHNS COUNTY MENTAL HEALTH DEPARTMENT ACCEPTING THE TERMS OF THE QUALIFIED SERVICE ORGANIZATION AGREEMENT BETWEEN THE RETIRED AND SENIOR VOLUNTEER PROGRAM (RSVP) AND ST. JOHNS COUNTY, AND AUTHORIZING THE COUNTY ADMINISTRATOR TO EXECUTE THE AGREEMENT ON BEHALF OF THE COUNTY.

WHEREAS, Northeast Florida Safety Council, Inc. wishes to enter into an agreement, effective the date signed by both parties and continuing in effect until December 31, 2006; and,

WHEREAS, the purpose of the Agreement is to assist the Northeast Florida Safety Council in referring DUI clients to St. Johns County Mental Health Department for treatment.

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY, FLORIDA, THAT:

1. The above recitals are hereby adopted as legislative findings of fact.
2. The County Administrator is authorized to enter into an Agreement between Northeast Florida Safety Council, Inc. and St. Johns County Board of County Commissioners on behalf of the St. Johns County Mental Health Department.

PASSED AND ADOPTED by the Board of County Commissioners of St. Johns County, State of Florida, this 15th day of November, 2005.

BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY, FLORIDA

By: James E. Bryant
James E. Bryant, Chair

ATTEST: Cheryl Strickland, Clerk

By: Robin L. Platt
Deputy Clerk

RENDITION DATE 11/17/2005



Northeast Florida Safety Council, Inc.

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A Non-Governmental and Not-For-Profit, Public Safety and Health Organization

QUALIFIED SERVICE ORGANIZATION AGREEMENT

In order to provide services for certain DUI Clients (“Clients” or “Client”) St. Johns County Board of County Commissioners (The “Treatment Agency”) and the on behalf of St. Johns County Mental Health Dept. Northeast Florida Safety Council, Inc. (“NEFSC”) in consideration of the material agreements herein, agree as follows:

1. NEFSC may at its sole option and in consulting with a Client recommend the Client to the Treatment Agency for Treatment pursuant to the terms of this Agreement.
2. Clients recommended to the Treatment Agency by the NEFSC will be provided services by the Treatment Agency in accordance with Florida Statute Ch. 396, 397, 458, 459, 490, or 491.
3. Treatment costs for services provided by the Treatment Agency to Clients shall be covered by separate fee agreements between the Client and the Treatment Agency and shall not in any way be the obligation of NEFSC.
4. The Treatment Agency will, on request, provide consultation services to NEFSC without compensation.
5. Both parties recognize their obligations under applicable federal and state laws and regulations regarding confidentiality of Client information as needed for the recommendation and for the treatment, and will maintain the confidentiality of such shared information.
6. NEFSC evaluation staff will provide a summary of evaluation findings and treatment recommendations for each Client to the Treatment Agency.
7. Should it appear to the Treatment Agency that a Client recommendation by NEFSC is not appropriate for their services or for the level of treatment recommended, the Treatment Agency agrees to contact the NEFSC to assure that all relevant information has been made available. The Client will not be informed until consensus has been reached between the Treatment Provider and the NEFSC. Should consensus not be reached, the client will be directed back to the NEFSC for further disposition.
8. The Treatment Agency will provide NEFSC with an admission date, an individualized treatment plan, monthly notification of client’s progress or any change in client’s status, and a discharge summary to include failure to comply or satisfactorily complete treatment at time of discharge.
9. The Treatment Agency will be responsible that a representative from their agency attend the Quarterly Treatment Provider’s Meeting at the Safety Council. If a representative from the Treatment Agency cannot attend the scheduled Quarterly Meeting, it is the responsibility if the Treatment Agency to schedule a face-to-face meeting with NEFSC in lieu of the Quarterly Meeting.

Clay County
1515 Smith Street
Orange Park, Florida 32073
(904) 264-8665
Fax (904) 264-5871

Columbia County
1688 Southeast Baya Dr., Suite 101
Lake City, Florida 32025
(386) 755-7041
Fax (386) 758-9866

St. Johns County
3670 US 1 South, Suite 280
St. Augustine, Florida 32086
(904) 794-1616
Fax (904) 794-9455

Beaches Area
130 6th Avenue North
Jacksonville Beach, Florida 32250
(904) 247-9155
Fax (904) 247-9350

Serving These Counties

Baker - Clay - Duval - Nassau - St. Johns - Suwannee - Hamilton - Lafayette - Columbia - Putnam

10. The Treatment Agency will be responsible for providing NEFSC with its current DCF or DPR or letter of Statutory Exemption license and assuring that NEFSC is updated as licenses are renewed. NEFSC cannot recommend a Client to the Treatment Agency should the license expire or be revoked.
11. The Treatment Agency shall indemnify and hold NEFSC harmless from any and all claims that relate to treatment provided by the Treatment Agency or to any Client referred by NEFSC to the Treatment Agency.
12. NEFSC offers the Programs: Basic Driver Improvement, Advanced Driver Improvement, DUI Level I and II, DUI Special Supervision and the Traffic Law and Substance Abuse Courses. The Treatment Agency agrees that in consideration of NEFSC entering into this Agreement that the Treatment Agency and all affiliated organizations, owners, shareholders, partners, officers, directors, employees, and agents agree not to engage in the business of offering any of the Programs currently offered by NEFSC within 100 miles of any geographical area where NEFSC offers such programs at any time during the term of this Agreement and for one year following termination of this Agreement.
13. This Agreement shall be governed by and construed in accordance with the laws of the State of Florida. The venue of any litigation instituted hereunder shall be Duval County, Florida.
14. In case any one or more of the provisions contained in this Agreement shall, for any reason, be held to be invalid or unenforceable in any respect (i) such invalidity, illegality or unenforceability shall not effect any other provision of this Agreement, and (ii) this Agreement shall be construed as if such invalid, illegal or unenforceable provisions had never been contained herein.
15. This Agreement shall continue in effect until December 31, 2006 or until revoked, in writing, by either of the parties hereto with or without notice.

EXECUTED THIS _____ DAY OF _____, 2005

By: _____
 Northeast Florida Safety Council

By: _____
 The Treatment Agency Director

By: _____
 Printed Name