ISSUING AUTHORITY: INDIANA DEPARTMENT OF CORRECTION

EFFECTIVE DATE: 1/1/2025

# 2.1 Community Corrections & Justice Reinvestment Grants Overview

#### APPLICABLE TO:

Entities who receive Community Corrections & Justice Reinvestment Grant Funding or Juvenile Community Corrections Grant Funding:

- 1. Adult Community Corrections;
- 2. Probation;
- 3. Pretrial Services;
- 4. Court Recidivism Reduction Programs;
- 5. Prosecutor's Diversion Programs; and
- 6. Jail Treatment;

# **Summary**

To provide guidance on the eligibility requirements and purpose of the (Adult) Community Corrections and Justice Reinvestment Grant.

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# **Funding Authority**

Indiana Code 11-12

## Overview

The Community Corrections Division receives an annual appropriation of general funds from the Indiana General Assembly. Up to 3% of this funding is allocated towards administrative costs of the division to oversee the Community Transition Program, Community Corrections and Justice Reinvestment Grants, and Juvenile Community Corrections Grants under the authority of <u>IC 11-12</u>.

The Community Corrections Division, in partnership with state and local criminal justice agencies and community corrections advisory boards, works collaboratively to develop community corrections programs utilized by local courts and the Department of Correction (the Department, IDOC) to supervise, sanction, and treat justice-involved individuals in the community as an alternative to incarceration.

# Purpose of Grant

For the purposes of encouraging counties to develop a coordinated local corrections-criminal justice system and providing effective alternatives to imprisonment at the state level, the Department's Commissioner shall make grants to counties for:

### The establishment and operation of:

- Community Corrections
- Court-supervised recidivism reduction programs (problem-solving courts), as defined by IC 33-23-16

#### Support funding to:

- Probation Departments
- Pretrial Diversion Programs
- Jail Treatment Programs
- Prosecutor's Diversion Programs

#### The state-awarded funds may be used for one or more of the purposes described in CODE

- Assisting a county in defraying the expenses of incarceration;
- Funding mental health, addiction, and cognitive behavior treatment programs for incarcerated persons
  within the confines of the county jail, that are not otherwise covered by HIP 2.0, Medicaid, and (or)
  Recovery Works;
- Funding mental health, addiction, and cognitive behavior treatment programs for persons who are on probation, are supervised by a community corrections program, or are participating in a pre-trial diversion program offered by a prosecuting attorney;
- Funding work release and other components of community corrections programs;
- Providing funding to a county for probation officer and community correction officer salaries;
- Technology-based programs, including an electronic monitoring program;
- Grants may also be considered to fund alternative sentencing projects for persons with mental illness, intellectual disabilities, developmental disabilities, and addictive disorders. Programs for addictive disorders may include:
  - Addiction counseling;
  - Inpatient detoxification; and

• Medication-assisted treatment, including a federal Food and Drug Administration approved long-acting, non-addictive medication for the treatment of opioid or alcohol dependence.

**Note:** Grants awarded must focus on funding evidence-based programs, including programs that utilize cognitive behavioral interventions and have a primary goal of reforming moderate to high-risk felony justice-involved individuals by working collaboratively with local criminal justice agencies.

# **Grant Application Cycle**

#### Grant Announcement

Each year, the division releases a Grant Announcement which includes application instructions and program guidelines. Within it, some details outline the eligibility criteria, grant process, requirements, and other critical information specific to the grant funding.

## **Funding Availability**

All awards are subject to the availability of the Indiana state budget appropriation.

Grant funding is reviewed on an annual basis. A prior funding award is not guaranteed to continue operations during the next grant cycle. Applying for funding and approval from the Community Corrections Advisory Board does not guarantee a funding award from the Department. Each grantfunded entity is subject to compliance with reporting and performance requirements outlined by the IDOC Community Corrections Division Procedural Bulletins.

## **Application Period**

Community Corrections and Justice Reinvestment applications will be released by the Department on an annual basis.

Eligible applicants must complete the grant application in the manner outlined in the Grant Announcement. The application and supporting documentation must be submitted electronically via the method(s) outlined in the Grant Announcement. Applications submitted in any other format will not be considered. Failure to fully complete the application process as described above and (or) late submissions may result in the application being rejected for the award period.

Each entity applying must provide the following documents as a part of their grant application:

- Current county Collaboration Plan
- A letter of funding prioritization and support from the local Community Corrections Advisory Board
- A letter of support from the County Commissioners
- A roster of current Advisory Board Members

Grant applications and prioritization of funding must occur from the Community Corrections Advisory Board prior to application submissions to the Department.

## **Grant Application Scoring and Review Process**

After submission of the grant application, it will be reviewed and scored by the IDOC Community Corrections Program Directors. The Program Directors will contact applicants for any missing information or request clarification of the proposal if needed.

During the grant funding recommendation process, the Department will collaborate and review applications with:

- The Indiana Office of Court Services for Probation, CRRP, and Pre-Trial Services entities
- The Department of Mental Health and Addiction (DMHA) for Jail Treatment entities
- Indiana Prosecuting Attorney's Council (IPAC) for Prosecutor's Diversion entities

**Note:** Completed grant applications will be made available to the Justice Reinvestment Advisory Council (JRAC) for review.

#### **Grant Recommendations**

Recommended award amounts will then be taken to the Department's Commissioner for final approval.

Once the application review process is completed, grant funding award recommendations are presented to the Justice Reinvestment Advisory Council (JRAC) as a public document. The Council provides additional input and guidance on grant funding award recommendations.

#### Award Letter

Awarded Community Corrections Advisory Boards will receive an Award Letter from the Department.

The Award Letter will include instructions for any entity that needs to make changes to its budget based on the award amount.

Awarded grant entities will be directed to the Grant Procedural Manual (collection of all Grant Procedural Bulletins) for instructions, requirements, and conditions of the grant award.

Once the revised budget is submitted, each awarded entity will receive a contract under the administration of the Community Corrections Advisory Board and approved by the county fiscal body.

#### **Contractual Process**

The Department's Division of Contract Compliance shall prepare a contract for each approved application/award which includes information on the grant cycle budget.

The contract will be electronically signed by the registered County Auditor or Signatory Authority as instructed by the Department. Clearance checks will be conducted to ensure the county is in good standing financially with all other state agencies. Once the clearance checks are complete and all signatures have been added, the contract will be executed. Each grant funded entity along with the Community Corrections Advisory Board and County Auditor will be given a copy of the fully executed contract.