

**Interagency Agreement
Between
The Department of Juvenile Justice
Circuit 11
And
The State Attorney's Office
11th Judicial Circuit**

This agreement is entered into as of the 17 day of January, 2010, between the Department of Juvenile Justice, Circuit 11, hereinafter referred to as the "Department" and the State Attorney's Office, 11th Judicial Circuit, in response to Chapter 985.21(4)c, which states "The State Attorney and the Department of Juvenile Justice, on a district-by-district basis, may enter into interagency agreements denoting the cases that will require a recommendation and those for which a recommendation is unnecessary."

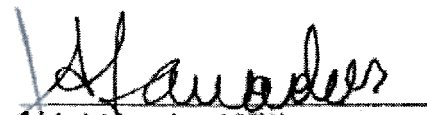
Therefore it has been determined that the Department in Circuit 11 shall continue to submit recommendations to the State Attorney in all cases with the following exceptions:


"Cite-In" cases referred by local police departments

Civil Citation cases subject to prosecution after prosecution was previously deferred.

The Department of Juvenile Justice, Circuit 11, shall continue to screen, assess and comply with other Intake requirements and will provide the State Attorney with copies of Pre-Disposition Reports and other information as required by policy and statute.

This AGREEMENT shall remain in effect for five (5) years from the date of last execution, unless modified sooner. Modification of this agreement shall be made only by the consent of both parties. Any party may withdraw as a party to this agreement upon giving thirty (30) days written notice to the other party.


Isabel Alanador, ACSW
Interim Regional Director, South Region
Probation and Community Intervention


State Attorney
11th Judicial Circuit