**ORDER FOR DRUG TESTING, SCREENING, AND/OR CLINICAL ASSESSMENT OF SUBSTANCE USE DISORDER and SETTING HEARING**

**INSTRUCTIONS:**

These instructions are meant to guide you through the process of submitting to drug testing and/or a clinical assessment of a substance use disorder through the Family Court Intervention “Kids First” program.

1. First, you must appear at Acadiana Safety Association, 2205 West Pinhook Road, Suite 100, Lafayette, Louisiana 70508, to submit to the ordered drug testing by the date and time specified in the Order.
	1. You must bring the following with you to Acadiana Safety:
		1. A valid state or federal picture identification (ID) card;
		2. Prescription report;
		3. Appropriate drug screen fee(s); and
		4. $5.00 collection fee per sample (i.e. $5.00 for hair and $5.00 for urine for a total of $10.00)
	2. You shall not take any actions to manipulate or adulterate the drug screen prior to testing (i.e., bleaching, dying, shaving, washing, cutting, or adulterating any body or head hair) nor shall you take any substance to alter the outcome of the testing.
	3. If you fail to appear for the drug screen timely, it will be presumed that the results of the drug test would have been positive.
		1. The Court shall issue an order immediately removing custody of the minor child(ren) from you or suspend any unsupervised contact.
	4. If Acadiana Safety Association determines that further testing is necessary due to bleaching, dying, shaving, washing, cutting, or other alteration or manipulation, you will be responsible for the cost of said additional testing.
2. You have ***three (3) days*** from the date the Order for Drug Testing is signed by the Court to schedule an appointment with the Family Court Intervention “Kids First” Coordinator, Kelsey Hebert, (337) 704-5326 or (337) 258-9978, to review the results of the drug screen.
	1. If you fail to schedule and/or appear for your initial appointment with FCI, a non-compliance notice shall be filed with the Court which may result in you being held in contempt of court with appropriate sanctions to be imposed after notice and hearing.
3. If directed by the “Kids First” Coordinator, you shall appear for a clinical assessment for substance use disorder at a date and time assigned with Clearstart, L.L.C.
	1. Clearstart will provide a copy of the assessment and drug test results to the Court, which shall then disseminate same to the parties by mail either personally or through their attorney of record.
		1. The reports shall not be shown or distributed to anyone other than the parties and their attorneys, unless court permission is obtained.
		2. The drug screen results and assessment shall not be shown or read to the minor child(ren).
		3. The reports are confidential and are not admissible in any other proceeding.
	2. If you fail to appear for the clinical assessment of substance use disorder with Clearstart, L.L.C., a non-compliance notice shall be filed with the Court which may result in you being held in contempt of court with appropriate sanctions to be imposed after notice and hearing.
4. If you fail to appear for a review of the drug screen and/or the clinical substance abuse assessment within ninety (90) days of the initial drug screen, you will be required to re-screen at your cost.
5. If you fail to appear for the drug screen, review of the drug screen, and/or the clinical substance abuse assessment, you may be held in contempt of court with appropriate sanctions to be imposed after notice and hearing.
6. You must appear at your Hearing Officer Conference or in Open Court on the date(s) and time(s) specified in the Order to review the results of the drug screen and/or clinical assessment of substance use disorder and the recommendations of Clearstart, L.L.C., if any, as well as to assess costs.
	1. If the 15th Judicial District Court advanced all or a portion of the cost of the drug screen and/or clinical assessment, you shall bring with you to the hearing:
		1. Most recent federal and state tax returns with all attachments; and
		2. Last four (4) paycheck stubs.

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ 15TH JUDICIAL DISTRICT COURT**

**VERSUS DOCKET NO. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_ PARISH, LOUISIANA**

**ORDER FOR DRUG TESTING, SCREENING AND/OR CLINICAL**

**ASSESSMENT OF SUBSTANCE USE DISORDER and SETTING HEARING**

This matter came to be heard by the Court/Hearing Officer **(circle one)** on the \_\_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20\_\_\_\_.

Present were the parties and/or their attorney(s) of record.

After hearing the stipulation/testimony (circle one) together with the following evidence (example: positive drug screen, failure to appear timely for drug screen, admission of the party, medical/treatment records, etc.) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (attach copies of positive drug screens or other medical/treatment records) and finding good cause to drug test, screen and/or assess:

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

for the following substances: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

(Example: alcohol, opiates, amphetamines, synthetics, steroids, overuse/abuse of prescriptions, etc.),

IT IS ORDERED that the above-named party shall appear with a valid state or federal picture identification (ID) card, prescription report, appropriate drug screen fee(s), plus $5.00 dollar collection fee per sample for a total of $10.00, and submit to *(check appropriate blank)*:

\_\_\_\_\_ 1. A confirmed 10-panel drug hair and urine with etg alcohol drug test ($120.00 plus $5.00 collection fee per sample for a total of $10.00);

 \_\_\_\_\_ 2. The following additional test(s) per fee schedule attached: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

(i.e., steroids, synthetic marijuana, bath salts, hair etg alcohol, or PEth for alcohol)

by **\_\_\_\_:\_\_\_\_ o’clock .m. on \_\_\_\_\_\_\_\_\_, 20**  (no later than 5:30 p.m.) at the following facility:

**ACADIANA SAFETY ASSOCIATION**

**2205 West Pinhook Road, Suite 100**

**Lafayette, Louisiana 70508**

**Phone: (337) 234-4640**

**Fax: (337) 232-5563**

IT IS FURTHER ORDERED that the aforesaid person shall not undertake any actions to manipulate or adulterate the drug screen.  No bleaching, dying, shaving, washing, cutting or alteration shall be done to any body or head hair prior to the testing, nor shall any substance be taken in an attempt to alter the outcome of the testing.

IT IS FURTHER ORDERED that if the aforesaid party fails to appear for the drug screen timely, the Court shall presume that he/she is non-compliant with this order and that the results of the drug test would have been positive. Further, the Court shall issue an order immediately removing custody of the minor children from him/her or suspending any unsupervised contact.

IT IS FURTHER ORDERED that if the drug testing facility determines that further testing is necessary due to bleaching, dying, shaving, washing, cutting, other alteration or manipulation, the aforesaid party shall be responsible for the cost of said testing.

IT IS FURTHER ORDERED that the aforesaid party shall telephone **within three (3) days of the signing of this Order by the Court** for an appointment for a review of the drug screen and, if appropriate, a screening for substance use disorder at the following facility:

**FAMILY COURT INTERVENTION “KIDS FIRST”**

**111 East Main Street**

**Lafayette, Louisiana 70501**

**Phone: (337) 258-9978 or (337) 704-5326**

**Fax: (337) 704-5336**

IT IS FURTHER ORDERED that if directed by Kelsey Hebert, the administrator, of the Family Court Intervention “Kids First” program, the aforesaid party shall appear for a clinical assessment for substance use disorder at the date and time assigned at the following facility:

**CLEARSTART, L.L.C.**

**2020 West Pinhook Road, Suite 401**

**Lafayette, Louisiana 70508**

**Phone: (337) 281-1545**

**Fax: (337) 408-3982**

CLEARSTART shall provide a written report of both the assessment and drug test results to this Court by facsimile at (337) 704-5336 on or before \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20\_\_\_\_. In the event the aforesaid party is positive for drugs without a valid prescription or if there is an indication said party has not taken prescription drugs as prescribed or has taken illegal drugs, CLEARSTART shall advise the Court immediately upon confirmation of testing.

IT IS FURTHER ORDERED that the parties shall be provided with a copy of the report by mail either sent to them personally, or through their counsel of record. This report shall not to be shown or distributed to anyone other than the parties and their attorneys, unless court permission is obtained. Most importantly, it shall not be discussed with, shown or read to the minor child(ren) in this case.

IT IS FURTHER ORDERED that the report shall be confidential and shall not be admissible in any other proceedings as mandated by La. R.S. 9:331.1.

 IT IS FURTHER ORDERED that costs of the drug testing, clinical screening and/or substance use disorder assessment shall be paid in advance by \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

 IT IS FURTHER ORDERED that failure of the aforesaid party to appear for the review of the drug screen and/or the drug screen assessment, and/or the clinical substance abuse assessment within ninety (90) days of the initial drug screen shall result in the party having to re-screen at their cost.

IT IS FURTHER ORDERED that if the aforesaid party fails to appear for the drug screen, review of the drug screen and/or the drug screen assessment, and/or the clinical substance abuse assessment as ordered herein, the party may be held in contempt of court with appropriate sanctions to be imposed after notice and hearing.

IT IS FURTHER ORDERED that all parties shall appear at the Hearing Officer Conference on the **\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20\_\_\_\_, at \_\_\_\_\_\_:00 \_\_\_\_\_.m.** and in open court on the **\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20\_\_\_\_, at \_\_\_\_\_\_:00 \_\_\_\_\_.m.** to review the results of the drug screen, clinical screening and/or clinical assessment of substance use disorder and the recommendations of CLEARSTART, if any, as well as to assess costs.[[1]](#footnote-1)  **If there are pending rules set for hearing on a date prior to the above date, then all rules shall be reset on the above date with the following exceptions: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.** If the Court has advanced all or a portion of the cost for the drug screen, screening and/or clinical assessment, the aforesaid party shall produce the following documents at the hearing:

1. Most recent federal and state tax returns with all attachments

2. Last four (4) pay check stubs

3. Other: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

SIGNED in Chambers/Open Court at \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, Louisiana, this \_\_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20\_\_\_\_.

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ District Judge

APPROVED AS TO FORM AND CONTENT:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Plaintiff Defendant

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Counsel for Plaintiff Counsel for Defendant

**CONTACT INFORMATION:**

**Presiding Judge:**

Name:

Address:

City/State/Zip:

Phone:

Facsimile:

**Plaintiff: Defendant:**

Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Address: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Address: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

City/State/Zip: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ City/State/Zip: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Phone: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Phone: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Email: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Email: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**Counsel for Plaintiff: Counsel for Defendant:**

Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Address: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Address: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

City/State/Zip: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ City/State/Zip: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Phone: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Phone: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Facsimile: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Facsimile: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

***CLERK TO FAX COPIES*** of Order to:

* FAMILY COURT INTERVENTION “KIDS FIRST”at **(337) 704-5336**
* CLEARSTART, LLC at **(337) 408-3982**
* ACADIANA SAFETY at **(337) 232-5563**

***CERTIFIED COPIES*** of Order to all attorneys of record and unrepresented parties as follows:

❑ Parties/Attorneys handed certified copies in open court

❑ Minute Clerk instructed to mail certified copies

❑ Clerk’s Office to mail certified copies

***NOTICE OF HEARING*** to all attorneys of record and unrepresented parties as follows:

❑ Notice waived in open court

❑ Minute Clerk instructed to mail Notices

❑ Clerk’s Office to mail Notices

***SERVICE BY SHERIFF***:

❑ Please serve \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ with Notice and a certified copy of Order

**ACADIANA SAFETY FEE SCHEDULE**

**(pursuant to 15th JDC Court Order)**

**September 1, 2021**

1. Specimen Collection, per specimen $ 5.00
2. 10 panel initial Clearstart hair \*\* $ 90.00 plus collection fee
3. 10 panel initial Clearstart urine with EtG $ 30.00 plus collection fee
4. 10 panel follow-up Clearstart hair \*\* $ 90.00 plus collection fee
5. 10 panel follow-up Clearstart urine with EtG $ 30.00 plus collection fee
6. Synthetic Marijuana $ 50.00 plus collection fee
7. EtG urine test $ 40.00 plus collection fee
8. PEth alcohol test $130.00 plus collection fee
9. Steroid urine test $125.00 plus collection fee
10. Target Drug $100.00 and up plus collection fee
11. Hair EtG alcohol test $140.00 plus collection fee
12. Meth Amphetamine D/L $395.00 plus collection fee
13. Kratom urine test $ 75.00 plus collection fee

\*\* Subject to changes in vendor pricing

NOTE: Any re-test requested, for any reason, is $150.00 minimum and may increase as necessary to validate re-test. Payment is required prior to re-test.

NOTE: Acadiana Safety **will not** accept checks for payment.

**ALL INDIVIDUALS MUST ARRIVE AND REGISTER PRIOR TO 6:00 P.M. DAILY**

**CLEARSTART FEE SCHEDULE**

**September 1, 2021**

1. Assessment for Substance Abuse Disorder $380.00 (does not include $5.00 drug screen collection fee per sample)

3. Monthly monitoring $ 50.00 per month + $30.00 per screen fee and $12.00 collection fee

4. Positive Drug Screen Review $ 50.00

5. Reassessment $180.00 (does not include $120.00 drug screen fee + $5.00 collection fee per sample, for a total of $10.00 collection fee)

**Please note:** If any party desires to subpoena CLEARSTART, L.L.C., to testify at any hearing, the subpoena shall be directed to Chuck Broussard, LAC, at CLEARSTART’s address. CLEARSTART will charge an expert witness fee of $350.00. The expert witness fee shall be paid to CLEARSTART, L.L.C. at www.clearstartllc.com at least forty-eight (48) hours in advance of the hearing.

1. . The parent or party not participating in the Family Court Intervention “Kids First” program shall not be required to appear for the review hearing(s) unless a modification of supervision is requested by the participating party. [↑](#footnote-ref-1)