

FLORIDA DEPARTMENT OF JUVENILE JUSTICE

FACILITY VISITORS (STAKEHOLDERS & MEDIA) CONFIDENTIALITY AGREEMENT

(63G-2, F.A.C.)

Section 985.04, Florida Statutes, provides for the confidentiality of information and records regarding youth under the care or in the custody of the Department of Juvenile Justice. While the Department strives to be transparent in the operation of its residential programs and detention facilities, we must maintain confidentiality for our youth, and the secure functioning of programs and facilities. In order to enter any secure area of the program or facility, facility visitors agree to the following:

- Facility visitors in secure areas must be accompanied by staff at all times.
- All facility visitors are subject to an electronic search.
- To keep confidential any information learned about youth in the facility.
- To avoid seeking any confidential information from youth such as full name, parents' names, and other identifying information.
- To avoid any conversations with youth outside the presence of staff.
- Cameras, recording and other electronic devices are not permitted in the secure areas of the facility or program.
- Introduction or attempts to introduce contraband into a facility or program may lead to criminal prosecution.
- Security issues may arise which may require that tours not be provided or be terminated early.
- Facility visitor tours will not interrupt or interfere with scheduled youth programming such as school, or treatment sessions.

Print name	agree to the above conditions.	
Signature	 Date	Facility

2737 Centerview Drive • Tallahassee, Florida 32399-3100 • (850) 488-1850

DS 100 July 2018