- (I) NAME A SPECIFIC PROGRAM ABLE TO PROVIDE THE RECOMMENDED TREATMENT; AND
- (II) GIVE AN ACTUAL OR ESTIMATED DATE WHEN THE PROGRAM CAN BEGIN TREATMENT OF THE DEFENDANT.
- (E) (1) THE DEPARTMENT SHALL PROVIDE THE SERVICES REQUIRED BY THIS SECTION.
- (2) A DESIGNEE OF THE DEPARTMENT MAY CARRY OUT ANY OF ITS DUTIES UNDER THIS SECTION IF APPROPRIATE FUNDING IS PROVIDED.
- (F) EVALUATIONS PERFORMED IN FACILITIES OPERATED BY THE DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL SERVICES SHALL BE CONDUCTED BY THE ADMINISTRATION.

 8–506.
- (a) (1) A court may {commit a defendant to the Department} ORDER A DEFENDANT TO BE EVALUATED ON AN INPATIENT BASIS FOR FOR INPATIENT EVALUATION AS TO DRUG OR ALCOHOL ABUSE if:
- $\frac{(i)}{(i)}$ The court finds it is not clinically appropriate for the defendant to be evaluated in a detention facility or an appropriate outpatient facility; [or] <u>AND</u>
- (ii) (2) After an INITIAL evaluation [in a detention facility or an outpatient facility] CONDUCTED BY A LOCAL DESIGNEE OF THE DEPARTMENT IN ACCORDANCE WITH DEPARTMENT REGULATIONS, the **EDEPARTMENT REGULATION**.
- $\underline{\text{(I)}}$ recommends a comprehensive inpatient evaluation of the defendant; $\overline{\text{AND}}$
- (II) CERTIFIES THAT AN APPROPRIATE FACILITY IS EITHER CURRENTLY, OR WITHIN A REASONABLE TIME WILL BE ABLE TO, CONDUCT THE EVALUATION;
- (III) PROVIDES TO THE COURT A DATE BY WHICH THE EVALUATION CAN BE CONDUCTED; AND
- (IV) GIVES THE COURT PROMPT NOTICE WHEN AN EVALUATION CAN BE CONDUCTED.
- (III) THE DEPARTMENT OR A LOCAL DESIGNEE OF THE DEPARTMENT CERTIFIES TO THE COURT THAT AN APPROPRIATE FACILITY IS EITHER CURRENTLY, OR WITHIN A REASONABLE TIME WILL BE, AVAILABLE TO CONDUCT THE EVALUATION.
- (2) (I) [Before a court commits a defendant to the Department for evaluation, the court shall consult with the Administration.] A DEFENDANT