







Specialty Court Program Account

a. T Code **32260**

You have certain rights under Chapters 552 and 559, Government Code, to review, request and correct information we have on file about you. Contact us at the address or phone numbers listed on this form.

c. County Identification Number	d. Report for quarter ending (mm/dd/yy)	e.	f. Due date of report
-		-	
g. Count	y name and mailing address	Bl ha	MPORTANT acken this box if your address as changed. Show changes by e preprinted information.
		i.	j.

Code of Criminal Procedures Article 102.0178; Costs Attendant to Certain Intoxication and Drug Convictions.

REPEALED EFFECTIVE JANUARY 1, 2020 - USE THIS FORM TO REPORT PREVIOUSLY ASSESSED COSTS THAT ARE COLLECTED AFTER JANUARY 1, 2020.

- (a) In addition to other costs on conviction, a person shall pay \$60 (Previously Drug Court Program Account, \$50 for offenses between 6/15/07-12/31/09 or \$60 for offenses on or after 1/1/10-8/31/2013) as a cost of court on conviction of an offense punishable as a Class B misdemeanor or any higher category of offense under:
 - (1) Chapter 49, Penal code (Intoxication and Alcoholic Beverage Offenses); or
 - (2) Chapter 481, Health and Safety Code (Texas Controlled Substance Act).
- (e) A county is entitled to
 - (1) if the custodian of the county treasury complies with subsection (d), retain 10 percent of the funds collected under this article by an officer of the county during the calendar quarter as a service fee; and
 - (2) if the county has established a drug court program or establishes a drug court program before the expiration of the calendar quarter, retain in addition to the 10 percent authorized by Subdivision (1) another 50 percent of the funds collected under this article to be used exclusively for the maintenance of drug court programs operated within the county.

County treasurers should use this form to report their county's collections of this court cost and to submit payment of the appropriate portion of these costs, for collections of costs assessed prior to the repeal of Code of Criminal Procedures Art. 102.0178 on January 1, 2020. No return is required if there are no collections to report.

1. Total amount of specialty court program fees collected 2. Amount retained (%) for established specialty cour (per CCP 102.0178(e)(2), % of Item 1, if applicable) 3. Allowable service fee for timely filing (per CCP 102.0178(e)(1), % of Item 1, if applicable) 4. AMOUNT DUE THE STATE (Subtract Items 2 and 3 from 1)	2. • \$ 3. •	
40-147 *** DO NOT L (Rev.8-19/7)	DETACH * * *	
5. TOTAL AMOUNT OF PAYMENT (Same as Item 4)		5. s
County name	k. ■	I.
■ T Code ■ County identification no. ■ Period	I, (type or print name) information above is true and correct as shown county named. Authorized agent	certify that the in the records of the reporting office of the
Complete this report and make the amount in Item 5 payable to: State Comptroller	sign here	Ta .
Mail to: Comptroller of Public Accounts P.O. Box 149361 Austin, TX 78714-9361	Title Daytime phone (Area code and number)	Date