

"Intake Sanctions" are Employment First Sanctions which were imposed on ADC applicants who had previously signed an EF Contract and who did not comply with EF requirements when they were referred to the EF Contractor after the ADC intake interview.

We have determined that there is no basis in ADC policy in Title 468 which supports imposition of an "Intake Sanction." Where an ADC applicant has been referred to the EF Contractor and does not follow through with their initial appointment(s), the correct action is that the ADC application would be denied with a reason of "Non-Cooperation with EF", **not** with a Reason of "EF Sanction".

This means that the family can reapply for ADC at any time after the original application has been denied due to Non-Cooperation with EF. They would not be sanctioned, so there is no defined period of ineligibility (one month, three months or 12 months) as there would be with an EF Sanction. A family whose ADC application was denied due to Non-Cooperation with EF may be determined eligible for ADC if they do cooperate with EF after being re-referred and also meet all other ADC eligibility requirements.