IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND	FUK THE	ECOUNTY OF
STATE OF IDAHO,)	
)	
Plaintiff,)	County:
)	Case No.:
-VS)	
)	APPLICATION TO PARTICIPATE
,)	IN THE MENTAL HEALTH COURT
Full Legal Name)	PROGRAM
)	
Defendant.)	
)	

Except as otherwise provided, a Mental Health Court Application shall not be made until after entry of a guilty plea on new charges or after entry of admissions on a probation violation. Or if after retained jurisdiction upon entry of the Order of Probation with mental health court as a term and condition. An Application for Mental Health Court shall be made at the time the defendant's case is set for Sentencing and/or Disposition on a Probation Violation so as not to delay the date set for Sentencing or Disposition.¹

I hereby apply for admission into the Fifth Judicial District Mental Health Court program. I have read the Fifth District Mental Health Court Handbook. I acknowledge that, as part of the application process:

- a. My prior criminal record, if any, will be reviewed to determine whether I am eligible to participate in the Mental Health Court program.
- b. I may be required to complete an alcohol/drug screening by an approved treatment provider.
- c. I will be required to complete a diagnosis/eligibility evaluation by the Mental Health ACT team Clinician and the Mental Health Court Coordinator.
- d. I will be required to provide sufficient justification in a motion for Mental Health Court Screening/Assessment to the District Court Judge in my case to warrant the issuance of the Order for Mental Health Court Screening/Assessment.
- e. My application, my prior record, the results of the LSI-R, the results of the alcohol/drug screening, and the results of my diagnosis/evaluation will be reviewed by a Mental Health Court team. Admission into the Mental Health Court program will be at the sole discretion of the Mental Health Court team.

¹ A sentencing judge may Order a Mental Health Court application at the time of sentencing, disposition on a probation violation or at a Rider Review hearing where the sentencing judge has placed a defendant on probation with Mental Health Court as a term and condition of probation without prior application to Mental Health Court for eligibility determination.

IF ACCEPTED INTO THE MENTAL HEALTH COURT PROGRAM, I AGREE TO COMPLY WITH THE FOLLOWING CONDITIONS OF ADMISSION:

- 1. I have reviewed all requirements contained in the Fifth District Mental Health Court Handbook with my attorney and I understand them. My attorney is aware of the requirements of the handbook as well, and is welcome to attend court proceedings and pre-court staff meetings; however, he/she is not required to do so.
- 2. I will sign a probation agreement with the State of Idaho Department of Probation and Parole and fully comply with all requirements of probation.
- 3. I will authorize release of all treatment information to the Mental Health Court team, which may include, but not be limited to the Mental Health Court judge, a representative of probation and parole, the Department of Health and Welfare, and other Mental Health Court team members and treatment providers. This information may be used by the Mental Health Court team to determine my level of participation in and compliance with the Mental Health Court program, to modify my release conditions and/or to decide to terminate my participation in the program. The information may also be used to modify or terminate probation.
- 4. I will appear in court for all scheduled hearings.
- 5. I understand, in the event of non-compliance to the requirements of Mental Health Court, the court may take action on a weekly basis, including applying sanctions, whether my attorney is present or not. In the event my attorney is absent, the court shall continue as normally scheduled. I am thus waiving my due process rights in this matter and specifically authorizing the court to discuss my case with those present at staffing or in court, with or without my attorney. By signing below, my attorney and I each agree to allow the court to apply sanctions as the court may deem appropriate without my attorney being present and without an evidentiary hearing. I understand if I am involuntarily discharged from the program, a probation violation report shall be submitted to the court. Thereafter, I will be afforded all rights pertinent to a felony probation violation proceeding under applicable laws.
- 6. I agree to reside in Twin Falls, Idaho as a requirement of participation.

I understand that any failure on my part to comply with Mental Health Court program requirements may result in the modification or revocation of my probation, including the imposition of sentence.

Defendant's Signature	Defense Attorney Signature
DATED this day of	·

The Mental Health Court Application and Contract shall be e-filed in the defendant's case(s). The judge's clerk shall transmit the referral by email or fax to the mental health court coordinator and counsel of record

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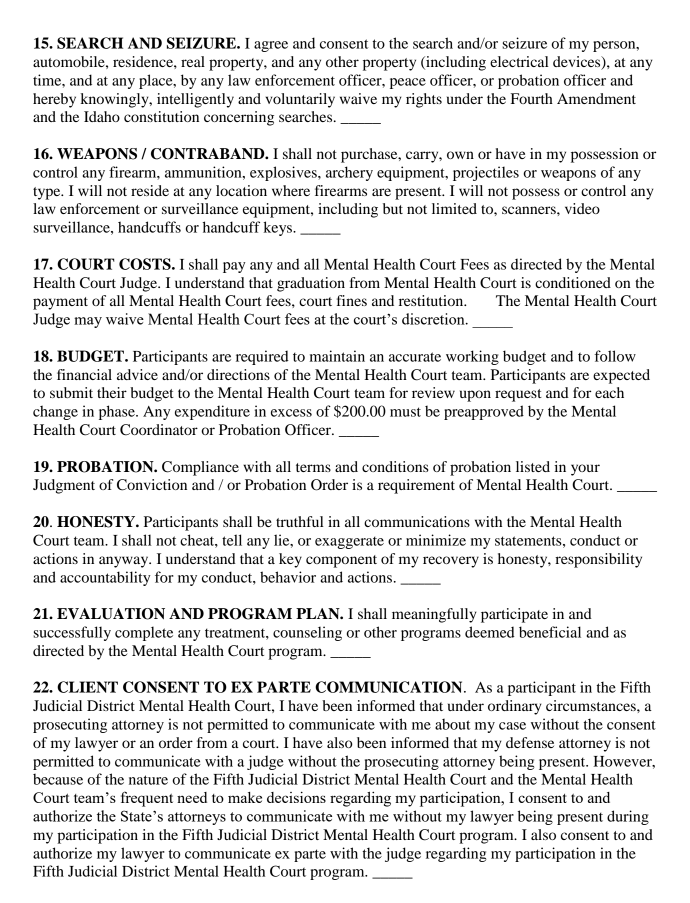
Defendants Name:
Case Number(s):
FIFTH JUDICIAL DISTRICT MENTAL HEALTH COURT CONTRACT (Effective October 19, 2022)
I,
1. ATTENDANCE. I shall report in person on the dates and times specified for all court dates; treatment groups; community support meetings; drug or alcohol testing; and any other dates and times specified by the Mental Health Court team or the Mental Health Court Coordinator. I will not leave or attempt to leave the state or my assigned district in an effort to abscond or flee supervision. I will be available for supervision as instructed by Mental Health Court and will not actively avoid supervision
2. MEDICATIONS. I understand that psychiatric treatment including medication management will be provided by the Mental Health Court provider only. I will take psychiatric medications as prescribed and will comply with all treatment and medication recommendations. I will discuss any medication side effects with my provider. I understand that seeking or receiving psychiatric care from other sources will be subject to sanction up to and including termination
3. MEDICATION MANAGEMENT. I will provide a list of all physicians and pharmacies used for non-psychiatric treatment. I understand that the use of additional doctors or pharmacies without prior approval will result in sanction by the court. I agree to inform my treating physician that I am dependent or addicted to narcotics and /or illegal drugs and/or alcohol and will request that my physician prescribe to me non-narcotic medications if medically reasonable.
4. CONDUCT . I will not make threats towards other participants or staff or behave in a violent manner. I understand that violent, threatening, provoking, discriminatory, or inappropriate sexual behavior will not be tolerated and may result in a sanction or termination from the Mental Health Court program
5. CONTROLLED SUBSTANCES / ALCOHOL I shall not purchase, possess, or consume any ethyl alcohol, illegal drugs, designer synthetic drugs, prescription drugs without a valid prescription, drug paraphernalia or mood altering chemicals or substances. Any prescription or

6. TESTING. I agree to attend and participate in all required drug and /or alcohol testing as directed by the Mental Health Court team. I understand that if my test sample is insufficient or

in a sanction.

over-the-counter medication use must be immediately reported to the Mental Health Court team for review. Abuse of or failure to report prescriptions or over the counter medications will result

dilute that my test sample may be deemed a positive test. If the results of the test indicate an adulterant has been used to interfere with the results, that test will be deemed to have been positive. Participants must provide a urine specimen within 60 minutes of the request or within the time allotted by any drug testing agency
7. CONFIDENTIALITY. I agree to maintain the confidentiality of participants and of information disclosed in treatment. If a Mental Health Court Participant breaks confidentiality, the circumstances involved will be carefully examined by the Mental Health Court Staff and possible Court Sanctions may be applied which may include Termination from the Mental Health Court Program
8. CURFEW. I agree to comply with and obey any curfew that may be imposed by the Mental Health Court Staff
9. RESIDENCE. I will reside in a location approved by Mental Health Court. Any change of my residence must first be approved by the Mental Health Court team. I will notify my probation officer and the Mental Health Court Coordinator of any involuntary move from my residence within 24 hours
10. LAWS AND COOPERATION. I shall respect and obey all laws and shall comply with any lawful request of Mental Health Court or any law enforcement officer or agent of the Departmen of Probation & Parole. I understand that if I should receive new criminal charges during my participation in Mental Health Court for an offense that occurred before or after my acceptance into Mental Health Court that such an occurrence could result in my termination from Mental Health Court. I will notify the Mental Health Court Coordinator and my Probation Officer of any law enforcement contact within 24 hours.
11. TRANSPORTATION. I understand that it is my responsibility to provide transportation for myself to attend treatment; court appearances and any other requirements of Mental Health Court. Further I will not operate a motor vehicle without a valid license, registration, insurance (and interlock device if applicable)
12. ASSOCIATIONS. I will not associate with anyone who is committing a law violation; who is on probation or parole; or who is a convicted felon without first obtaining permission from the Mental Health Court team. Participants are required to provide a list of all associates (first and last names) to the Mental Health Court Probation Officer for approval. I will also not associate with any group or individual as ordered by Mental Health Court
13. TRAVEL. I shall not leave this State or the Fifth Judicial District without first obtaining written permission from Mental Health Court
14. EMPLOYMENT / EDUCATION. I shall seek and maintain gainful, verifiable, full-time employment (if applicable within the limits of a documented disability), be enrolled as a fulltime student or participating in such programs as approved by Mental Health Court. I understand that a change of employment or education shall not occur without prior written permission of Mental Health Court



23. ADDITIONAL RULES . I un	nderstand that additional requirements may be imposed upon							
me. All additional rules will be explained to the participant and/or provided in writing.								
Additional rules may include but	are not limited to No Contact Orders, Community Service,							
Work Detail, Written Reports, Pa	ayment Agreements, Reporting, Jail, etc. I further understand							
*	ntal Health Court if I breach any express term or condition of							
this contract or if in the opinion of	of the Mental Health Court staff I am not satisfactorily							
progressing through the Mental H	Health Court program, the treatment phases or if I am not doing							
what is expected of me								
these conditions of supervision. I	hem read to me, the above agreement. I understand and accept agree to abide by and conform to them and understand that my termination from the Mental Health Court Program.							
Defendant's Signature	Defense Attorney Signature							
Date	Date							

Alliance Family Services, Inc.

1411 Falls Ave E Ste 703 Twin Falls, ID 83301

Office: (208) 737-0572 Fax: (208) 734-9441

Authorization to Obtain/Disclose Information

Partic	ipant Name:			DOB: _	
I auth	orize the release/exchange	of information bety	ween:		
	Primary Physician				
	Name:				
	Address:				
	City, State, Zip:				
	Phone:		Fax:		
AND	N 4111 F 11	a			
	Name: _Alliance Famil				
	Address:1411 Falls .			-	
	City, State, Zip: Twin I	raiis, Idano 83301	Eorg (200) 724	0441	
	Phone: <u>(208)</u> 737-0572	<u> </u>	Fax: <u>(208) /34-</u>	-9441	
Inforn	nation that is authorized t	o be disclosed/obta	ined/exchanged is: (Cho	eck all that apply)
	Mental Health Di		Psychological Rec		,
	Medical/Social Re	ecords	Physical Therapy	Reports	
	Occupational Rep	orts	School Records	F	
	Assessments/Eval	uations	Treatment Record	ds	
	Psychotherapy No	otes	Behavioral Treati	ment Plans	
	Other:				
Inforn		g and Development ion to coordinate S	Update C ervices Determin	e Eligibility	
I may any ac those a	erstand that the informations or facility receiving it, a revoke this authorization tion already taken in relianctions. I understand that atment of me on whether of	and would then no l by notifying Allian ance on this authori the service provide	onger be protected by force Family Services, Inc. zation cannot be reverse er to whom this authoriz	ederal privacy reg in writing. How ed, and my revoca	gulations. ever, I understand ttion will not affect
This a	uthorization to disclose/e (month) (yea	xchange information	on begins on ((month)	(year) and expires
I have	FORM MUST BE FULLY read or have had expla			stand it. I may	request a copy of
Print 1	Participants name		Participants Signature		Date of Signature
Signat	ure of Guardian/Personal	I Representative	Relationship to Particip	pant	Date of Signature