

Application

Application Process

- 1. Discuss DUI Court and the information in the Participant Handbook with your defense attorney.
- 2. We strongly suggest you attend a session of Drug & DUI Court, which is held every Wednesday at 2 pm. When court is over, you will have the opportunity to meet with the Coordinator and the Court Services Office to ask any questions and discuss your interest.
- 3. Fill out and submit the following application and Consent for Disclosure of Confidential Substance Abuse Treatment Information to the Treatment Court Office.
- 4. Once your application is received by the Treatment Court, you will be required to keep three scheduled appointments. These appointments must be completed before the Team will further consider your application.

	The Court Services Office will call you to schedule an
	☐ LSI-R and/or IDA (Risk/Needs Assessments)
	Community Counseling Services will call you to schedule an appointment for a
	☐ Treatment Needs Assessment AND a separate appointment for a
	☐ Mental Health Assessment, if recommended.
	There will be paperwork you must complete for CCS before those appointments.
Υo	ur attorney will receive written notification of acceptance or denial into the program.
5.	If you are accepted into the program, you must complete the following forms. The Drug Court Court Services Officer will go over them with you before you sign them.
	☐ Treatment Court Publicity Consent Form
	☐ Treatment Court Participant Manual Receipt and Acknowledgement
	☐ South Dakota Prescription Drug Monitoring Program
	☐ Drug and Alcohol Testing Contract



Unified Judicial System

Beadle DUI Court Application

Return to: Treatment Court Coordinator Joan Nettinga at joan.nettinga@ujs.state.sd.us

Date of Application:			Referring Party:						
Disability accommodations? No Yes Accommodation			tions Needed:						
Interpreter needed? No Yes	nterpreter needed? No Yes Language Needed:								
Full Name:				Date of Birth:					
Other Names Used:			Gender:						
Race:				Ethnicity: Hispanic Non-Hispanic Unknown					
Phone Number:				Email Address:					
Current living arrangements: Own Rent Hotel/Motel With Friend/Family Jail Homeless									
Address:									
City:				Sta	ite:	e: Zip Code:			
Emergency Contact:					Relationship:				
Address:				Phone Number:					
Marital Status: Single Married	Separate	ed Divorce	ed Wid	dow	/ed [Co-Hak	oitat	ing	
Significant Other:									
Address: Phone Number:									
Pregnant: No Yes Yes-Significant Other				Paying Child Support: N/A No Yes					
Number of Children Under Age 18:				Number of Children Over Age 18:					
Children, Full Name: Date of Birth:			(hildren Full Name cont :					Date of Birth:	
	Othe	r Members of		sehc	old				1
Full Name: Full Na			ne: Full Name:						
	. —	. —							
Driver's License Status: None Exp	iredR	evoked S	uspended		Valid		ONL		
Driver's License Number:						9	State	2:	
State ID Number: State:									

Highest Grade Completed:	☐ High School Diploma ☐ GED ☐ College Degree				
Service the Military or Armed Forces? No Yes	Received Veterans Services? No Yes				
Branch:	Discharge Date:				
Rank at Discharge:	Discharge Reason:				
Primary Source of Income:	Monthly Income: \$				
Employer & start date:	Supervisor:				
Address:	Phone Number:				
Assistance/Benefits: None WIC TANF VA LIEAP Child Support SSI SSD Voc Rehab Unemployment Food Stamps Medicaid Housing Assistance Other					
Drugs of Choice: 1)	2) 3)				
Current IV Drug Use: No Yes	History of IV Drug Use: No Yes				
History of Overdose: No Yes Drug of Overdos	Date of Overdose:				
Previous Treatment: None Detox Inpatient IOP Outpatient Jail-Based Individual Co-Occurring Inpatient Mental Health Outpatient Mental Health					
Currently in Treatment: No Yes Where:					
Treatment Needs Assessment completed within the past 6 months: No Yes If YES — Provide a copy to the Treatment Court Coordinator					
Medical Insurance: None Medicaid N	MedicareVAFederalStatePrivate				
Mental Health Provider:	Medical Provider:				
List all MENTAL HEALTH diagnoses:	List all MEDICAL conditions:				
List all MENTAL HEALTH medications:	List all MEDICAL medications:				
Current Charges:	BAC, if applicable:				
Defense Attorney:					
Are you currently on probation? No Yes	Probation Officer:				
Previous Treatment Court Participation? No Yes	Court: When:				
Have you ever been sentenced to prison: No Yes	When:				
The Treatment Court Team will determine whether you are eligible for the program. By signing this application, you agree to allow court services officers, treatment providers and mental health providers to conduct necessary interviews to determine eligibility and share that information with the rest of the team. By signing below, the applicant acknowledges that she/he has had an opportunity to discuss this matter with counsel and that she/he understands her/his Boykin rights, and freely and voluntarily agrees to participate in the process required to create the Level of Service Inventory (LSI) and to that end waives his/her Boykin rights for the purpose of completing the LSI. Applicant Signature Date Defense Attorney Signature Date					



CONSENT FOR DISCLOSURE OF CONFIDENTIAL SUBSTANCE ABUSE TREATMENT INFORMATION

l,	, having agreed to	enroll and participate in the
Treatment Court Program, hereby a	acknowledge that treatment inform	nation normally is confidential
under federal law. I understand tha	at any disclosure made is bound by I	Part 2 of Title 42 of the Code of
and Part 164 of Title 45 of the CFR, records generally. I also understand	s the confidentiality of substance ab which governs the confidentiality of that it is unlawful to violate these to voluntarily consent to permit dis ation.	of mental and physical health confidentiality requirements, but
Therefore, I,	, consent to allow the	e release of employment, medical,
psychiatric, treatment, educational	l, mental health, or other document	s and records that are deemed
necessary for Drug Court purposes	concerning Case No(s)	I also consent to
	nications about my diagnosis, progn	

- Assessment results pertaining to Treatment Court eligibility, treatment needs, and supervision needs;
- Attendance at scheduled appointments;
- Attendance at support group meetings;
- Drug and alcohol test results, including efforts to defraud or invalidate drug or alcohol tests;
- Attainment of treatment plan goals, such as completion of a required counseling regimen;
- Evidence of symptom resolution, such as reductions in drug cravings or withdrawal symptoms;
- Evidence of treatment-related attitudinal improvements, such as increased insight or motivation for change;
- Attainment of Treatment Court phase requirements, such as obtaining and maintaining employment or enrolling in an educational program;
- Compliance with electronic monitoring, home curfews, travel limitations, and geographic or association restrictions;
- Adherence to legally prescribed and authorized medically assisted treatments;
- Procurement of unauthorized prescriptions for addictive or intoxicating medications;
- Commission of or arrests for new offenses; and
- Menacing, threatening, or disruptive behavior with staff members, fellow Participants or other persons.

These communications may be disclosed among the following parties or agencies involved in the Treatment Court Program: the Treatment Court judge, the Treatment Court team members, the

employees engaged in the Treatment Court operations and administration, court services officers in the Treatment Court Program, treatment providers utilized by me during the Treatment Court Program, the Treatment Court defense attorney, and/or other referring or treating agencies involved in the direct delivery of services through the Treatment Court Program.

I understand that the purpose of and the need for this disclosure is to: inform the court and the other above-specified agencies of my eligibility and/or acceptability for substance abuse treatment services; to report on and adequately monitor my treatment, attendance, prognosis, and compliance with the terms and conditions of the program; to discuss and assess my status as a Participant in the Treatment Court Program; and, to assess and comment on my progress in accordance with the Treatment Court's reporting and monitoring criteria.

I agree to permit the disclosure of this confidential information only as necessary for, and pertinent to, hearings, and/or reports concerning the status of my participation and compliance with the conditions of my probation as defined by the Treatment Court. I understand that information about my medical status, mental health and/or drug treatment status, my arrest history, my levels of compliance or non-compliance with the conditions of my Treatment Court participation (including the results of urinalysis or other drug screening tools,) and other material information will be discussed and shared among members of the Treatment Court Team.

I further understand that as an essential component of the Treatment Court Program summary information about my compliance or non-compliance will be discussed in an **open and public courtroom**, including but not limited to, whether I have attended all meetings, treatment sessions, the results of urinalysis or other drug testing as required, and the disclosure of my compliance or noncompliance with the terms and conditions of the Program as defined by the Court. It is entirely possible that third parties will attend these court sessions and will hear these discussions. This process will require the redisclosure of confidential treatment information to individuals who have not been individually and specifically authorized to receive such information. Therefore, I hereby specifically consent to any potential redisclosure to third persons who may be in attendance at any of my Treatment Court sessions.

I further understand that if I re-disclose confidential information of any other Participant to another party, I expose myself to legal liability for unauthorized disclosure of confidential information.

Recipients of this confidential information may re-disclose it only in connection with their official duties.

I understand that this consent will remain in effect and cannot be revoked by me until there has been a formal and effective termination of my involvement with the Treatment Court for the case named above such as the discontinuation of all court-ordered supervision or probation upon my successful completion of the Treatment Court requirements, or upon sentencing for violating the terms of my Treatment Court involvement.

	Date
Treatment Court Participant	
	Date
Witness	