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PROGRAM INFORMATION

Primary Mission and Purpose

To improve the overall quality and efficiency of the criminal courts by diverting low risk/low needs first-time drug offenders to a court-supervised program that will enhance public safety, reduce crime, hold offenders accountable, increase sobriety among drug offenders, reduce costs to our community, and ultimately reduce congestion in the criminal court dockets.

Primary Program Requirements

In order to be considered for the First Offender Drug Program (FODP) a defendant must be approved by the Criminal District Attorney's Office. The individual in the First Offender Drug Program is a first time offender who would be considered a "self-corrector."

The First Offender Drug Program is designed to be minimalistic, and defendants will receive minimum supervision. Defendants are required to provide the following at entry:

- 1) Proof of Education (HS Diploma or equivalent, transcript or proof of current enrollment in high school, GED program or college); and
- 2) Pay program fees in full.

 If a defendant is unable to pay in full at the beginning of the program, all fees are expected to be paid at least ONE week PRIOR to graduation date. If the defendant is terminated from FODP with a remaining balance, the amount owed will be added to probation fees.
- There are no progressive sanctions.
- No drug use or underage consumption of alcohol allowed
- Any violation is cause for immediate removal from the program.
- Termination from First Offender Drug Program means that the defendant's case will proceed to formal sentencing based upon the original plea.

ANY VIOLATION OF PROGRAM CONDITIONS OR FAILURE TO MEET ALL MINIMUM REQUIREMENTS WILL RESULT IN TERMINATION.

Program Cost (*Program fee covers cost of <u>all</u> testing and classes*)

Felony \$550 180-day program

Urinalysis 2 x per month

2 hair tests

Short term education class

Misdemeanor \$350 90-day program

Urinalysis 2 x per month Short term education class

LIST OF ELIGIBLE OFFENSES

The Following Offenses may be Eligible for FODP:

- 1. Possession of Controlled Substance, under 1 gram
- 2. Possession of Controlled Substance, 1-4 grams
- 3. Possession of Controlled Substance under 2 ounce
- 4. Possession of Marihuana under 2 ounces
- 5. Possession of Marihuana, 2-4 ounces
- 6. Drug Free Zone, Controlled Substance under 28 grams
- 7. Drug Free Zone Marihuana 2-4ounces
- 8. Forging or Altering Prescription
- 9. Possession of Dangerous Drug
- 10. Diversion of a Controlled Substance
- 11. Attempt of any above listed offense

Applicant cannot have been convicted, have current or past community supervision or deferred adjudication, nor currently have any pending case for offenses other than Class C misdemeanors.

Applicant cannot have participated in any prior diversion program such as DIRECT, DIVERT, DPP, etc.

ENTRY PROCESS

- **STEP 1:** A defendant speaks with his/her attorney or the attorney speaks with the client about participating in the First Offender Drug Program.
- **STEP 2:** A defendant and his/her attorney fill out the one page application on this website (http://access.tarrantcounty.com/en/criminal-courts/specialty-programs/fodp.html) and email the application to CDA--FODP@tarrantcountytx.gov.

A COMPLETED APPLICATION MUST BE SUBMITTED WITHIN 90 DAYS OF CASE FILING. <u>NO EXCEPTIONS.</u>

- **STEP 3:** The Assistant Criminal District Attorney approves or denies defendant for the First Offender Drug Program.
- **STEP 4:** The First Offender Drug Program Administrative Assistant will notify the Attorney of Record and the program's felony (372nd) or misdemeanor (CCC2) court coordinator of defendant's approval or denial. If approved, the court coordinator will set the plea date and time and notify the Attorney of Record, the Criminal District Attorney's Office, Court Clerk, and the Case Manager.
- **STEP 5:** Defendant will appear in the appropriate court, enter guilty plea, and formally commence the First Offender Drug Program.
- **STEP 6:** The program's felony (372nd) or misdemeanor (CCC2) court coordinator will request transfer of the case(s) to the appropriate court (D372 or CCC2).
- **STEP 7:** The program's felony (372nd) or misdemeanor (CCC2) court coordinator will set the case for final disposition. 180 days for felony, and 90 days for misdemeanor.

Program Requirements

MISDEMEANOR FIRST OFFENDER DRUG COURT-County Criminal Court No. 2

Defendants are scheduled two (2) appearances in court. Defendants will have an admission court date and a date for dismissal. Court Coordinator will set the dismissal court date the day the defendant is admitted and notify Assistant Criminal District Attorney, Case Manager and Attorney of Record.

On admission day, defendants will:

- 1. Report to Case Manager Thursday by 1:00 PM to complete program's admission paperwork and submit urinalysis
- 2. Report to County Criminal Court#2 with attorney Fridays at 9:30AM; and
- 3. Complete plea agreement
- The length of the misdemeanor program is <u>90 days</u>.
- The cost of the misdemeanor program is \$350, which includes all testing and classes.
- The participant will provide 2 clean Urinalysis each month.
- The participant will complete a short term education or chemical dependency class.

If the defendant violates any term or condition of the program, a termination letter is completed by the Case Manager and signed by the presiding judge. Court Coordinator will immediately notify the Assistant Criminal District Attorney and Attorney of Record with the setting date for the punishment hearing.

TERMINATION FROM THE FIRST OFFENDER DRUG PROGRAM WILL RESULT IN A SENTENCING HEARING WITH PUNISHMENT SET BY THE COURT WITHIN THE FULL RANGE OF PUNISHMENT.

If the defendant successfully completes the program, on the dismissal court date, the Assistant Criminal District Attorney will present to the Judge a Motion to Dismiss the case.

Program Requirements

FELONY FIRST OFFENDER DRUG COURT- 372nd District Court

Defendants are scheduled one (1) appearance in court. The scheduled appearance is for admission to the program.

On admission day, defendants will:

- 1. Report to Case Manager Monday at 1:00 PM to submit a UA
- 2. Report to court at 3:30 PM;
- 3. Complete plea agreement; and
- 4. Complete program's admission paperwork.
- The length of the felony program is 180 days.
- The cost of the felony program is \$550, which includes all testing and classes.
- The participant will provide 2 clean Urinalysis each month.
- The participant will provide 2 clean hair drug tests.
- The participant will complete a short term education or chemical dependency class.

If the defendant violates any term or condition of the program, a termination letter is completed by the Case Manager and signed by the presiding judge. Court Coordinator will immediately notify the Assistant Criminal District Attorney and Attorney of Record with the setting the date for the punishment hearing.

TERMINATION FROM THE FIRST OFFENDER DRUG PROGRAM WILL RESULT IN A SENTENCING HEARING WITH PUNISHMENT SET BY THE COURT WITHIN THE FULL RANGE OF PUNISHMENT.

If the defendant successfully completes the program, the Assistant Criminal District Attorney will present to the Judge a Motion to Dismiss the case. A copy will be given to the defendant on a scheduled date in the Drug Court offices. Judge Wisch does not see the defendant for dismissal if he or she successfully completes the program.

Court Contact Information

MISDEMEANOR FIRST OFFENDER DRUG COURT-CCC2 (6th Floor) Judge Carey F. Walker

Court is Friday at 9:30AM (unless otherwise scheduled)

Coordinator: Mary Chaisson /CCC2 /817-884-1340 mlchaisson@tarrantcounty.com

FELONY FIRST OFFENDER DRUG COURT- D372 (6th Floor) Judge Scott Wisch

Court is on Mondays at 3:30 PM (unless otherwise scheduled)

Coordinator: Lorrie Parham /D372 /817-884-2995 lparham2@tarrantcounty.com

	Caus	se No. ————	
HE STATE OF TEX	KAS		IN THE 372NDJUDICIAL
S.			DISTRICT COURT
			TARRANT COUNTY, TEXAS
PLEMENTAL PLE	A ADMONISHMENTS, WAIVERS AND A	GREEMENT FOR PART	FICIPATION INTHE FIRST OFFENDER DRUG PROGRAM
executed writte	en plea admonishments that include a	a judicial confession a	rith his/her attorney and the attorney for the State, has nd various waivers. The plea recommendation set forth ney, as evidenced by their respective signatures below.
	being fully informed of his/her right the defendant hereby waive his/her. The Defendant understands that he Constitutions and under the Texas defendant believes that a speedy Constitutional and statutory rights to under the speedy trial provision prior. The Defendant understands that he under the United States and Texas fully informed of these rights, the decross-examine witnesses against dangerous drug or any other convitnesses to the possession or test this charge. The Defendant and his/her attorne course of conduct which resulted in The Defendant having pleaded GU Program requirements as a conditional trial to Defendant initials and verifies unadmits the allegations contain is guilty of the instance offer admits that if charged with an substance, he/she also admits has no there pending criminal has not participated in any price has no active warrants has no current or prior violatic waives the right to expunction will report for hair testing and will complete a short term edition.	ts, the defendant belier rights to a grand jury she has the absolute of Code of Criminal Protrial is not in his/her or a speedy trial. The cort otrial is not in his/her or a speedy trial. The cort otrial is constitutions and unsefendant hereby waive the defendant. If the otrolled substance, the introlled substance, and the great the Court the introlled substance in the introlled substance in the interpretation still interpretation of bond. DS THAT TERMINAT BY THE COURT WITH the count of the information conse and all lesser inclusions and stipulates that the ded with a drug related charges or diversion programs such of protective orders in for one year from the larger as and when directly or urinalysis as and wucation or chemical defended.	right to a speedy trial under the United States and Texas occurred. After being fully informed of his/her rights, the best interest and the defendant hereby waives his/her defendant further waives any right to move for discharge or confront and cross-examine witnesses against him/her nder the Texas Code of Criminal Procedure. After being is his/her Constitutional and statutory rights to confront and defendant is charged with possession of marihuana, are defendant specifically waives his/her right to confront his/her right to contest any drug testing results related to the pending in a court of record. In the/she is further ordered to follow all First Offender Drug to the pending in a court of record. It he/she is further ordered to follow all First Offender Drug to the pending in a court of record. TON FROM THE FIRST OFFENDER DRUG PROGRAM HIN THE FULL RANGE OF PUNISHMENT. For indictment to wit I did commit the offense of
			ASSISTANT CRIMINAL DISTRICT ATTORNEY
			TARRANT COUNTY, TEXAS
			ns and admissions are true and I understand that a on of a criminal offense can result in the adjudication DEFENDANT
			ATTORNEY FOR DEFENDANT
Sworn and subs	scribed before me this	day of	, 20 .

TARRANT COUN	Cause No. ———— NTY,TEXAS					
THE STATE OF T	TEXAS	IN COUNTY CRIMINAL				
VS.		COURTNo. 2				
		TARRANT COUNTY, TEXAS				
SUPPLEMENTA	L PLEA ADMONISHMENTS, WAIVERS AND AGREEMEN	T FOR PARTICIPATION INTHE FIRST OFFENDER DRUG PROGRAM				
executed writte	en plea admonishments that include a judicial confess	ong with his/her attorney and the attorney for the State, has ion and various waivers. The plea recommendation set forth attorney, as evidenced by their respective signatures below.				
1.		right to an indictment by a grand jury in a felony case. After believes that an indictment is not in his/her best interest and				
2.	The Defendant understands that he/she has the abs Constitutions and under the Texas Code of Crimin- defendant believes that a speedy trial is not in hi	olute right to a speedy trial under the United States and Texas al Procedure. After being fully informed of his/her rights, the s/her best interest and the defendant hereby waives his/her The defendant further waives any right to move for discharge				
3.	The Defendant understands that he/she has the runder the United States and Texas Constitutions a fully informed of these rights, the defendant hereby cross-examine witnesses against the defendant dangerous drug or any other controlled substance.	ight to confront and cross-examine witnesses against him/her and under the Texas Code of Criminal Procedure. After being waives his/her Constitutional and statutory rights to confront and f the defendant is charged with possession of marihuana, a e, the defendant specifically waives his/her right to confront and his/her right to contest any drug testing results related to				
4.	The Defendant and his/her attorney state to the Co	out that there are no other charged offenses arising out of the				
5.	course of conduct which resulted in this prosecution The Defendant having pleaded GUILTY understand	is still pending in a court of record. Is that he/she is further ordered to follow all First Offender Drug				
Program requirements as a condition of bond. 6. THE DEFENDANT UNDERSTANDS THAT TERMINATION FROM THE FIRST OFFENDER DRUG PR WILL RESULT IN SENTENCING BY THE COURT WITHIN THE FULL RANGE OF PUNISHMENT.						
	The Defendant initials and verifies under oath that he/s					
	is guilty of the instance offense and all lesse	tion or indictment to wit I did commit the offense of				
	admits that if charged with an offense of poss	ession of marihuana, a dangerous drug or any other controlled that the substance in his/her possession was				
	has not previously been charged with a drug rel	ated offense				
	has no other pending criminal charges					
	has not participated in any prior diversion progr	ams such as DIRECT, DIVERT, DPP, etc.				
	has no active warrants					
	has no current or prior violation of protective o					
	waives the right to expunction for one year from will report to his/her case manager as and whe					
	will report for hair testing and/or urinalysis as					
	will complete a short term education or chemi					
	w of the case and the above verification, the Tarrant Co e First Offender Drug Program.	unty Criminal District Attorney's office agrees to the admission of				
		ASSISTANT CRIMINAL DISTRICT ATTORNEY TARRANT COUNTY, TEXAS				
		ations and admissions are true and I understand that a dission of a criminal offense can result in the adjudication				
		DEFENDANT				
		ATTORNEY FOR DEFENDANT				
Sworn and subs	scribed before me thisday of	, 20 .				

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TARRANT COUNTY, TEXAS

APPLICATION FOR PARTICIPATION

FILL THIS FORM OUT WITH YOUR ATTORNEY

ONCE THIS FORM IS COMPLETELY FILLED OUT, **IT MUST BE SUBMITTED WITHIN 90 DAYS OF YOUR CASE BEING FILED**. YOU MAY EITHER:

Email this completed form to: Firstoffenderdrugprogram@tarrantcountv.com

Or fax this form to: 817-850-5801

Defendant's Name:	First	Middle		Last	
HOME ADDRESS:					
	Number and Street	Apt#	City	State	Zip Code
any Previous Aliase	s/Maiden Names:		Date	of Birth:	
Carrant County Case	eNumber(s):	Τ	arrant Cour	nty CID Nu	ımber:
Two phone numbers	s where you may be reache	ed: #1:		and	#2:
additional paper. (M	Take sure you do not sta g Program, these stateme	te any facts of yo	ur alleged against yo	offense. U u.)	r Drug Program. Do not att
	nformation is accurate. I ha ne First Offender Drug Pro		ocument wi	th my attor	rney and I wish to be conside
Defendant's Signatu	re	A	ttorney's Sig	gnature	
Date Submitted		A	torney's Nam	e / Contact 1	Number/Email Address
ease include Proof				d 8/30/16 FO	