APPLICATION FOR ADMISSION INTO THE INDIANA COUNTY COURTS "FAST TRACK" ARD PROGRAM

COMMONWEALTH OF PENNSYLVANIA	: IN THE COURT OF COMMON PLEAS : INDIANA COUNTY, PENNSYLVANIA
VS.	:
	: No:
DEFENDANT	
The (defendant) undersigned hereby ap "FAST TRACK" ARD DUI Program under Act 2 effective February 01, 2004.	oplies for participation in the Indiana County Courts 24 – Driving After Imbibing Alcohol or Utilized Drugs,
Procedure 600 and will sign the attached form	rstands his/her rights under Pa. Rules of Criminal s of agreement as prescribed by the Court Statute of Limitations and Waiver of Formal Court
Defendant:	Date filed:
ALL CHARGES MUST BE REPORTED BE	
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3	_ 6
THE DEFENDANT BY THE DISTRICT COURTS. APPL DISTRICT ATTORNEY'S OFFICE FOR APPROVAL. THATTORNEY FOR "FAST TRACK" ARD WILL BE GIVEN DEPARTMENT FOR NOTICE OF APPROVAL, HEARIN	HOSE CASES THAT ARE APPROVED BY THE DISTRICT I TO THE TO THE INDIANA COUNTY PROBATION IG AND SUPERVISION. IF THE DEFENDANT IS DENIED AM, THE COURT ADMINISTRATOR WILL BE ADVISED BY
APPROVED:	DISAPPROVED:
DISTRICT ATTORNEY	DATE:

PLEASE TYPE OR PRINT LEGIBLY:

The following questions are to be answered truthfully and completely. This application will be used to determine your eligibility for consideration into the Indiana County Courts "Regular" ARD Program.

Defendant's Full Name:	
Date of Birth:	
	== <u>-</u> -
State and Driver's Operating No.:	
Employer:	
Legal Residence:	
Mailing Address:	
Telephone Number:	
Alternative Contact Person (name and number):	
Have you ever served in the Armed Forces? Yes ()	
Legal Counsel, if represented:	
Attorney's Address:	
Telephone:	
CRIMINAL OFFENSE HISTORY:	
 Have you ever been arrested, convicted, or place program, besides the current offense? Yes If yes, date of arrest (month and year): 	No
Charges:	
Jurisdiction (city and state):	
Sentence or Juvenile Disposition:	
 Have you had ANY contact with law enforcement, agency in the criminal justice system in the past ten above? Yes No If Yes, please attach page 	years other than what is described age with explanation.
 Are you currently on probation, parole, or any other Yes No 	
If yes, county and state of jurisdiction:	
I hereby swear to (or affirm) the truth of each Admission in the Indiana County Courts "REGULAR INTENTIONAL FALSIFICATION AS TO ANY ANSWIS PUNISHABLE AS A MISDEMEANOR OF THE SEEXCEEDING \$5,000.00 AND IMPRISONMENT NOT	." ARD Program. I REALIZE THAT AN ER OR PART THEREOF, IS A CRIME THAT ECOND DEGREE, WHICH IS A FINE NOT
A FALSE STATEMENT WILL RESULT IN THAND/OR BE A BASIS OF REVOCATION FROM TH	
	DEFENDANT

COMMONWEALTH OF PENNSYLVANIA VS. O.T.N. DEFENDANT EXPLANATION OF ACCELERATED REHABILITATION PROGRAM (ARD) AND WAIVER OF RIGHTS FORM 1. Lunderstand that I have been charged with a crime and that I have a right to go to trial on that charge. I am

- 1. I understand that I have been charged with a crime and that I have a right to go to trial on that charge. I am presumed innocent of this charge and that the prosecution must prove my guilt beyond a reasonable doubt.
- 2. Notwithstanding my right to go to trial, I ask to be placed in the Indiana County ARD Program and I CERTIFY THAT I HAVE NOT PREVIOUSLY BEEN IN SUCH A PROGRAM IN THIS OR ANY OTHER JURISDICTION WITHIN THE LAST TEN (10) YEARS.
- 3. I understand that the District Attorney will consider any prior criminal conviction that I may have.
 - (a) I understand that the District Attorney will consider a victim's input regarding my request for ARD.
- 4. I understand that the maximum period that a defendant can be placed on ARD is two (2) years and that most cases have a one (1) year period of ARD and that the special terms and conditions of the program are as follows:
 - (a) I will pay the costs of the Accelerated Rehabilitation Program.
 - (b) I may have to receive an alcohol and/or drug evaluation or a mental health evaluation and follow through with any recommended treatment and pay the costs thereof.
 - (c) I will complete any community service hours as may be ordered by the Court.
 - (d) If I caused any property damage or personal injury to anyone and do not have insurance to pay for such damage or personal injury, I will be required to make restitution to the victim in the amount of such damage or personal injury.
 - (e) I will abide by the general rules and regulations applicable to the Accelerated Rehabilitation Program.
- 5. I understand that the charges which have been filed against me will not be further prosecuted while I am in the ARD Program, but that if I fail to complete the program satisfactorily, I will be removed from the program and the charges filed against me will then be prosecuted according to law as if I had never been in the ARD Program.
- 6. I understand that if I successfully complete the ARD Program, the charges which have been filed against me will be dismissed and the arrest record expunged.
- 7. I understand that I can reject this offer of ARD and demand that my case be brought to trial instead and that neither rejection of ARD nor any statement I make in these ARD proceedings can be used against me at trial.
- 8. I understand that by participating in the ARD Program I waive (give up) the following rights:
 - (a) My right to a preliminary hearing;
 - (b) My right to a formal court arraignment;
 - (c) The right to have my case tried before a jury within three hundred and sixty-five (365) days from the date the complaint was filed against me and dismissed if not tried within 365 days; and
 - (d) The applicable statute of limitations within which prosecution must be commenced on the charges against me.
- 9. Time spent in processing the application for ARD will be excluded in computing the 365 days under Rule 600.
- 10. I understand that if my case is removed from the ARD Program and sent back for trial, the District Attorney will then have three hundred and sixty five (365) days within which to bring me to trial under Rule 600A2C.

I HAVE READ THE ABOVE AND FULLY UNDERSTAND IT.

SIGNED:	SIGNED:			
0101122	Defendant		Defense Attorney	
DATE:				

COMMONWEALTH OF PENNSYLVANIA	: IN THE COURT OF COMMON PLEAS: INDIANA COUNTY, PENNSYLVANIA
VS.	: : :
DEFENDANT	: No
	ND APPEARANCE OF COUNSEL art I
-	ENT OF DEFENDANT)
l,	hereby acknowledge the following:
(Defendant's Name)	
1. I understand the nature of the charges aga	ainst me;
2. I understand that I have the right to be rep	presented by an attorney;
I understand that I have the right to file mo following:	
(i) a Request for a Bill of Particular following the date arraignment is	s, which may be filed within seven (7) days scheduled;
(ii) a Motion for Pretrial Discovery	and Inspection, which may be filed within
fourteen (14) days following the (iii) an Omnibus Pretrial Motion, whi	ich may be filed within thirty (30) days
following the date arraignment is	s scheduled.
4. I waive my right to appear for arraignment	t.
I hereby enter a plea of NOT GUIL	TY to any and all charges against me.
Date Defend	lant's Signature
(ACKNOWLEDGMENT OF COL	Part II JNSEL AND ENTRY OF APPEARANCE)
I,, Attorney	at Law, hereby acknowledge the following:
1. The defendant understands the nature of t	the charges;
2. The defendant understands the rights and Rules of Criminal Procedure;	d requirements of Rule 571 of the Pennsylvania
3. The defendant waives his/her right to appe	ear for arraignment.
I hereby enter my appea	rance for the defendant.
Date Attorney's Signatu	ure Supreme Court ID #
Address/Phone Number	

COMMONWEALTH OF PENNSYLVANIA	: IN THE COURT OF COMMON PLEAS : INDIANA COUNTY, PENNSYLVANIA	
VS.	:	
	: Docket No:	
DEFENDANT		
	ND WAIVER (DUI)	
 Driving Under the Influence (75 Pa. 	C.S. § 3802) offenses charged against	
Defendant:		

- 2. I am applying for admission to the Accelerated Rehabilitative Disposition ("ARD") program in Indiana County. I understand that information or statements supplied by me in my application may not be used against me in a prosecution for the current offense if my application for ARD is denied, or if my case is revoked from the ARD program. I further understand that the only criminal proceeding in which this stipulation and waiver may be used against me is for the purposes set forth in paragraph 3.
- 3. I hereby agree that the statements in this stipulation and waiver are not protected by PA.R.Crim.P. Rules 311-313. The information in this stipulation and waiver may be used against me if I am charged with Driving Under the Influence ("DUI"), Homicide by Vehicle, Homicide by Vehicle while Driving Under the Influence, Aggravated Assault by Vehicle, Aggravated Assault by Vehicle while Driving Under the Influence, any offense under Title 75 Pa. C.S.A., otherwise known as the "Vehicle Code", or related offense(s), including but not limited to any offense in which a prior conviction or finding beyond a reasonable doubt that I am guilty of this DUI results in increased punishment in the future offense. The stipulation may be used as evidence of a "prior conviction" for purposes of increasing the grading and penalty of any such future offense.

- 4. I understand that under the current law, if I commit a subsequent DUI offense, offense under the Vehicle Code or related offense, the Commonwealth is required to prove beyond a reasonable doubt that I am guilty of this DUI for which I am being placed on ARD, in order to use this offense as a "prior conviction" for purposes of enhancing the grading and sentencing of any future subsequent DUI offense, offense under the Vehicle Code or related offense. I further understand that by agreeing to be placed into the ARD program, I am knowingly and voluntarily waiving my right to challenge in any future proceeding that this current DUI offense constitutes as a "prior conviction" for purposes of enhancing the grading and sentencing of any subsequent DUI offense, offense under the Vehicle Code or related offense, and that by so agreeing, the Commonwealth will not be required further to prove beyond a reasonable doubt at any future proceeding that I am guilty of this current DUI offense in order for it to be considered a "prior conviction". Therefore, if I am convicted of subsequent DUI offense, offense under the Vehicle Code or related offense, this ARD will be considered a "prior conviction" for sentencing purposes and I will be subject to increased mandatory sentences.
- 5. I admit under penalty of perjury to the facts set forth in the attached documents, including but not limited to the criminal complaint and laboratory report, would cause any reasonable judge or jury to find me guilty beyond a reasonable doubt of a violation(s) of 75 Pa. C.S. §3802 (DUI) as charged and indicated above in Section 1. I make this admission voluntarily and am aware of my right to refuse.
- 6. I hereby understand and agree that I will not be entitled to expungement of any investigative materials including but not limited to police reports, reports of any testing, and witness statements.

	Date:	
Defendant		
	Date:	
Defense Attorney		

THE OPEN DOOR

Steps Toward Hope, Courage and Recovery

A BEHAVIORAL HEALTH ORGANIZATION

Phone: 724-465-2605 • Fax: 724-465-2610 Crisis Intervention Services: 877-333-2470

EMAIL: INTO @THEOPENDOOR.ORG * WWW.THEOPENDOOR.ORG

CONSENT TO RELEASE INFORMATION

I,		DOB:/_	
		consent to and authorize	
Name:	Indiana County District Attorne	's Office	
	005 DIN 1 151: 5: 1 TI: 15	Long to the control DA 15701	
Addres	s: 825 Philadelphia Street, Third F	loor, Indiana, PA 15701	
Phone:	724-465-3835	Fax:	
	to release information	n as indicated below to The Open Door of Indiana, PA	
The inf	ormation to be disclosed is:		
X_WI	nether the client is or is not in trea	tment	
X_Th	e nature of the project		
	ient progress/diagnosis		
<u>_x_</u> w	hether or not the client has relaps	ed	
	ognosis		
Othe	r (specify)		
		ing purpose(s) (Please choose only one.):	
	rral for treatment services		
	nonitor the provision of ongoing t		
	btain insurance, employment, or g		
Othe	r (specify)		=8
2). The is expresent 2 The Feddrug about may rein writing system consent	Federal rules prohibit you from messly permitted by written consent A general authorization for the release patient. HIPAA regulations downward to release information, except to the extent that actio clients who have agreed to enter that allows the court, probation,	u from records protected by the Federal confidentiality aking any further disclosure of this information unless of the person to whom it pertains or as otherwise person of medical or other information is not sufficient further discontinuity investigate or prosecute any and mation at any time by notifying my therapist or agency in has been taken in reliance of it. When applicable, our treatment in lieu of prosecution or punishment may nearly parole or other criminal justice agency from monitorical and will expire in 1 YEAR unless I specify a date, even ow.	further disclosure rmitted by 42CFR, for this purpose. alcohol or other art 2. y staff, verbally or riminal justice ot revoke their ng their progress.
Date/E	vent/Condition of Expiration:		
А сору	of this document was: Accepted o	r Refused	
Client S	ignature Date	Witness Signature	Date
l,		have revoked this release on	·
	(client name)	(Date)	6/17 rev



THE OPEN DOOR

Steps Toward Hope, Courage and Recovery

A Behavioral Health Organization

PHONE: 724-465-2605 • FAX: 724-465-2610
CRISIS INTERVENTION SERVICES: 877-333-2470
EMAIL: INFO@THEOPENDOOR.ORG • WWW.THEOPENDOOR.ORG

6/17 rev

CONSENT TO RELEASE INFORMATION DOB: ____/_____ consent to and authorize The Open Door of Indiana, PA to release information as indicated below to Name: Indiana County District Attorney's Office Address: 825 Philadelphia Street, Third Floor, Indiana, PA 15701 Fax: Phone: 724-465-3835 The information to be disclosed is: X Whether the client is or is not in treatment X The nature of the project X Client progress/diagnosis X Whether or not the client has relapsed X Prognosis _Other (specify) The information is needed for the following purpose(s) (Please choose only one.): Referral for treatment services X To monitor the provision of ongoing treatment __To obtain insurance, employment, or government benefits __Other (specify)__ This information has been disclosed to you from records protected by the Federal confidentiality rules (42CFR, Part 2). The Federal rules prohibit you from making any further disclosure of this information unless further disclosure is expressly permitted by written consent of the person to whom it pertains or as otherwise permitted by 42CFR, Part 2. A general authorization for the release of medical or other information is not sufficient for this purpose. The Federal rules restrict any use of the information to criminally investigate or prosecute any alcohol or other drug abuse patient. HIPAA regulations do not supersede Federal confidentiality rules 42CFR, Part 2. I may revoke this consent to release information at any time by notifying my therapist or agency staff, verbally or in writing, except to the extent that action has been taken in reliance of it. When applicable, criminal justice system clients who have agreed to enter treatment in lieu of prosecution or punishment may not revoke their consent that allows the court, probation, parole or other criminal justice agency from monitoring their progress. This release begins at date signed below and will expire in 1 YEAR unless I specify a date, event, or condition upon which it will expire as indicated below. Date/Event/Condition of Expiration: A copy of this document was: Accepted or Refused Witness Signature Date Date **Client Signature**



(client name)

have revoked this release on ___