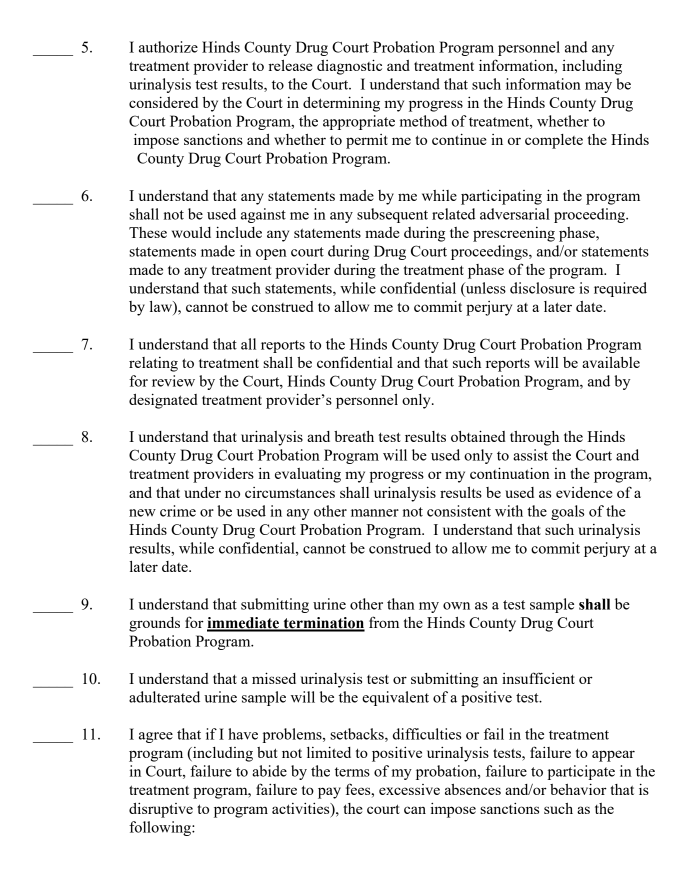
## IN THE CIRCUIT COURT OF THE FIRST JUDICIAL DISTRICT

## OF HINDS COUNTY, MISSISSIPPI

STATE OF N	MISSISSIPPI
VS.	CAUSE NUMBER
	HINDS COUNTY DRUG COURT PROBATION PROGRAM
	<b>Defendant's Contract of Participation</b>
	, am the defendant in the above named have requested to participate in the Hinds County Drug Court Probation Program, e following conditions:
1.	I agree to a screening assessment required by the Court to participate in the Hinds County Drug Court Probation Program and to cooperate with any assigned treatment provider.
2.	I understand that there will be a participation fee: \$1,000 for first offenders and \$2,000 for second offenders. Participation fee will be paid at a minimum rate of \$50 per month until paid in full
3.	I understand that in order to complete the Hinds County Drug Court Probation Program, I must participate in the Program for a period of two (2) years, and I must engage in any education, treatment, self-help (including AA, NA, or other equivalent programs) or rehabilitation programs ordered by the Court. I must complete any ordered/specified treatment program to the satisfaction of the Court.
clean 4.	I understand that I will have to have a <u>minimum</u> of 180 consecutive days of urinalysis testing from all controlled substances (including marijuana) and to breath-test free of alcohol for this same period in order to successfully complete the Hinds County Drug Court Probation Program. I further understand that this 180 days must immediately proceed my completion of the Hinds County Drug Court Probation Program.



	(a) Modify my treatment program to include more intensive counseling, more frequent urinalysis, more frequent court appearances and/or a residential program.		
	(b) Enter me into detoxification;		
	(c) Re-incarcerate me for custodial detoxification;		
	(d) Extend the amount of time I must spend in the program from two (2) years (minimum) up to five (5) years (maximum).		
	(e) Terminate me from the program and adjudicate me guilty or initiate probation revocation proceedings which may result in my incarceration.		
12.	I understand that I must make all court appearances where the Court has ordered me to be present, or the treatment provider has notified me to be present, as well as report as directed, cooperate with and follow the instructions of the Court, the probation officer, and/or any treatment provider.		
13.	I understand that if I am arrested for a new crime while I am participating in the Hinds County Drug Court Probation Program and a Judge makes a determination that probable cause exists to support that charge, that I will be <b>immediately terminated</b> from the program.		
14.	I understand that a failure to appear in court when directed to do so will result in a bench warrant being issued for my arrest.		
15.	I understand that the Court may require me to seek and maintain employment, employment counseling, a GED and/or further education as a part of my treatment program.		
16.	I agree to waive recording and/or a verbatim record of Drug Court status hearings. I understand that this waiver does not apply to formal revocation proceedings and/or guilty pleas.		
17.	I understand that I must keep the Court and the treatment provider informed of my current address, telephone number(s) and employment at all times, and to report any changes of address, telephone number(s) or employment within seventy-two (72) hours of the change.		
18.	I understand that I must submit to urine tests when ordered by the Court, and/or the treatment provider.		
19.	I understand that I must not use or possess any narcotic, alcohol, controlled		

	Furthermore, I must av	void associating with per rolled substance or drug	at a medical prescription.  Tople who possess, use, or sell any  Tople, and I must avoid areas where such	1
20.	Program Team" is use Director, the Mississip Manager, a representa	d, this includes the Drug opi Department of Corrective of the Hinds County tublic Defender's Office,	ounty Drug Court Probation g Court Judge, the Program etions Probation Officer/Case y District Attorney's Office, a g and a representative of the	
each of the ab hereby knowi agreements w County Drug aforemention	ove statements, that I have and voluntarily entite ith the Hinds County Decount Probation Program	ave reviewed the above ster into the above enume istrict Attorney's Office m. I have personally initially policable in this case. It	read by or to me, that I understand statements with my attorney, that I trated waivers, stipulations and for participation in the Hinds tialed each blank next to the is my voluntary choice to enter the	
Execu	ted this the	_day of	, 20	

Defendant

### **ATTORNEY'S STATEMENT**

I am the attorney of record for the Defendant. I have explained each of the Defendant's rights to the Defendant and answered all of the questions by the Defendant regarding his/her entry into the Drug Court Probation program. We have discussed the facts of the case, the elements of the offense, the possible legal and factual defenses available, the consequences of entering into the Drug Court Probation program including failure or successful completion of the program, and that the Defendant has voluntarily agreed/requested to enter into the program.

Dated:	
	Attorney for the Defendant
	Contact Number
	E-mail address
Agreed to by:	
Dated:	Assistant District Attorney
(Revised 07/16/2018)	

# IN THE CIRCUIT COURT OF THE FIRST JUDICIAL DISTRICT OF HINDS COUNTY, MISSISSIPPI

VS.	CAUSE NUMBER			
DEFENDANT'S REQUEST TO ENTER DRUG COURT PROBATION PROGRAM				
TO: DISTRICT ATTORNEY HINE	OS COUNTY, MISSISSIPPI			
FROM: DEFENDANT	, RACE			
A/K/A	, GENDER			
SOCIAL SECURITY NO	, DOB			
ADDRESS				
PHONE #				
CHARGES				
I,Attorney consent to my enrollment in (otherwise referred to as "the Drug C	, hereby request that the District and completion of a drug abuse treatment program Court"). I state that the alleged offense, from which t			
	ade with knowledge that my rights concerning self- must be waived to the extent necessary to consider			

incrimination and search and seizure must be waived to the extent necessary to consider this request and to rehabilitate myself. My attorney has explained these rights to me, and I understand my rights. After consultation with my attorney, I freely and voluntarily, of my own free will, hereby state and affirm that no threats, promises or inducements of any kind have been made to force me to waive my rights. My constitutional rights concerning self-incrimination and search and seizure, to the extent necessary to consider this request and rehabilitate myself, are hereby voluntarily waived in exchange for the opportunity for rehabilitation should this request be granted.

If I am approved for the Drug Court Probation Program, I agree to provide information needed to conduct an assessment of my needs to complete the recommended treatment program, adhere to a drug and/or alcohol testing program, pay any fees as directed by the Court, and complete all phases of the program.

I understand that should I be approved for the Drug Court, the Court may at any time discharge me from the Drug Court for any reason of noncompliance; including but not limited to, my failure to abide by the Agreement of Participation, the terms and conditions of probation, complete the recommended treatment program, pay participation fee and court costs, complete community service work or education program as ordered, comply with the orders and instructions of the Court or the Drug Court Team, or abide by all federal laws and the laws of the State of Mississippi.

I voluntarily and knowingly choose to plead guilty and enter the Drug Court Program. I understand that if I do not follow and obey the terms and conditions of the Program and probation, sanctions, including incarceration, may be imposed against me during the course of the Drug Court Program. If I am discharged from the program, I further understand that I may be incarcerated based upon my previously entered plea of guilty.

Defendant	Date	
Attorney for Defendant	Date	

#### APPROVAL OF DEFENDANT'S REQUEST

The Defendant has been approved by the District Attorney's Office to participate in the Hinds County Drug Court Probation Program. The Defendant meets all eligibility requirements for participation based on the offense charged and the NCIC and local criminal history background checks. To complete this request, the defendant must be, or have already been screened by the Hinds County Circuit Drug Court Program Director to determine the defendant's appropriateness for participation in the program.

Assistant District Attorney	Date	

REVISED 01/11//08