NOTICE TO DRUG/ALCOHOL DIVERSION APPLICANTS

If you are applying for the Juvenile Diversion program due to a drug/alcohol offense, you are required to complete the following steps. Failure to comply may result in program denial.

STEP 1: Go to Recovery Unlimited between 9:30 A.M. and 11:00 A.M or between 2:00 P.M. and 5:00 P.M. ON THE DATE OF YOUR COURT APPEARANCE for a urinalysis test. Recovery Unlimited is located at 3737 W. Douglas Ave., Wichita KS 67213. You must pay \$20.00 for your UA and RECOVERY UNLIMITED (case, credit or money order only).

NOTE: A positive UA result alone will not make you ineligible for diversion.

Return your completed Diversion application form to the Juvenile Diversion Office within 24 hours of your first Court date.

1. Include a \$25.00 non-refundable application fee.

NOTE: The Application Fee must both be in the form of a Money order, cashier's check, or Attorney's trust account check, made Payable to the "District Attorney." NO CASH OR PERSONAL CHECKS WILL BE ACCEPTED.

STEP 3: Notify the Juvenile Diversion Office (316-660-9777) of the location and date of your scheduled Drug and Alcohol Assessment, NO later then <u>two</u>
(2) days from your first Court date. Your application request will be DENIED if you fail to report this information.

NOTE: A certified Drug and Alcohol Counselor must complete the assessment. Attached are some places you may obtain your assessment, however, this list is not all-inclusive and the decision is yours where to go.

STEP 4: Sign a release of information to the District Attorney, Juvenile Diversion Office at your first visit with the Drug/Alcohol facility. You must have the results of Your Drug/Alcohol Assessment forwarded to the Juvenile Diversion Office, NO later than <u>nine (9) days</u> from your first Court date.

The Application <u>WILL NOT</u> be processed until the Application Fee is received.



Downtown 525 N. Main, Ste 235 Wichita, Kansas 67203

Office of the District Attorney 18th Judicial District of Kansas

Juvenile 1900 E. Morris Wichita, Kansas 67211

APPLICATION FOR JUVENILE DRUG DIVERSION

Please fill in this form completely. Failure to provide the requested information could result in the denial of your application. Completed applications must be returned to the Diversion Office with the \$25.00 non-refundable application fee in the form of a money order made payable to the District Attorney's Office.

NOTE: The application and fee must be returned to the diversion office within 24 hours of the first initial appearance. **SECTION 1:** APPLICANT INFORMATION **Applicant's Name:** Date of Birth: Male Female SSN#: **Current Address:** City: State: Zip Code: Race: Hispanic Non-Hispanic DL State and #: Cell Phone: Home Phone: Email: **Current School:** Grade: Graduated? GED: Completed in progress where: Mother's Name: Address: City: State: Zip Code: Cell Phone: Email: Home phone: Father's Name: Address: Zip Code: City: State: Cell Phone: Email: Home phone: Guardian's Name: Address: Zip Code: City: State: Home phone: Cell Phone: Email: If you or your parent/guardian requires an interpreter, you will be asked to provide your own. Interpreters must be at least 18 years of age and can NOT be a sibling of the applicant. FOR DIVERSION OFFICE USE ONLY Charge: Case number: Returned Date: Paid:

SECTION II: BACKGROUND INFORMATION				
Please list all previous cities an	nd/or states you have lived. If yo	u need additional space, please		
use a blank sheet of paper and attach to the application.				
City	State	Dates lived there		
Please list all law enforcement contact, including arrests, JIAC intakes, charges, citations (including traffic or tobacco tickets), agreements or orders to appear, prosecutions, convictions, expungements, pending cases and diversions or deferred prosecution agreements in Kansas or any other states. Please include the current charge for which you are applying for diversion. If you need additional space, please use a blank sheet of paper and attach it to the application. FAILURE TO DISCLOSE ALL LAW ENFORCEMENT CONTACT MAY RESULT IN YOUR DIVERSION APPLICATION BEING DENIED.				
Date of Incident	Law Enforcement Agency	Charge or Circumstances		
Date of meldent	Law Emoreement regency	Charge of Cheumstanees		
Please list all current and previous counseling and treatment services you have received for alcohol, drug, emotional or psychological issues. Include DCCCA and SRS case management services. If you need additional space, please use a blank sheet of paper and attach to the application.				
Agency	Reason for Service	Dates Attended		
If you entered any information in the table above, please complete an authorization form (last page) for each entry listed.				

I hereby apply for status as a participant in the Diversion Program and request that the District Attorney and the Court temporarily delay trial against me in order to permit consideration of this application. I understand it is my responsibility to submit a diversion application in a prompt and timely fashion and within the guidelines set by the District Attorney and that it will be my responsibility to seek any continuance in order to provide the necessary time for my diversion application to receive a full and complete review by the District Attorney's Office. I understand if the District Attorney's Office is required to make a decision concerning my application prior to the office having an opportunity to make a full and complete review, my application request will be denied. I understand that the final decision to commence criminal proceedings or to defer prosecution in my case rests entirely with the District Attorney.

I authorize the District Attorney's Office to conduct an investigation to determine my suitability for this program. I understand that all records that I have authorized to be furnished to the District Attorney's Office in connection with this investigation will be kept confidential.

I authorize the District Attorney's Office to discuss information relating to my participation in the Diversion Program with any participating mental health agencies, social service agencies, law enforcement agencies, treatment providers, school personnel or laboratories as deemed necessary by my diversion coordinator. A false answer to or omission of an answer to any question in this application shall be grounds for recommendation against placement into this program or removal after placement in the program, in which case, the District Attorney will resume prosecution on the original charges.

I understand and agree that in the event it is learned I have falsified or omitted any part of the Application for Diversion, including, but not limited to, my listing of prior traffic and criminal offenses, it shall be considered a violation of my Agreement for Pre-Trial Diversion and I may be taken off Diversion. I agree that a criminal justice report, including, but not limited to, a Department of Justice report, KBI report, Police Department or Sheriff's Department report, and/or Department of Revenue report, may be admitted as evidence in any court, without foundation, to prove prior traffic or criminal offenses.

I understand that failure to respond to any question will render the application incomplete and the District Attorney's Office will not consider the application.

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I declare (or verify, certify or state) under penalty of perjury under the laws of the State of Kansas that I have personally read or have had read to me this Application for Diversion and responses given and that all information contained in the foregoing application for the Pretrial Diversion Program is true and correct.

I authorize the District Attorney's Office to conduct a background check of my past employment and school records and I authorize my present and previous employers and schools to furnish the District Attorney's Office with any information they request. I further authorize the District Attorney's Office to contact government agencies and agencies under government contract and authorize those agencies to release all information they possess about me to the District Attorney's Office. I further authorize the District Attorney's Office to contact my liability insurance carrier and authorize my carrier to release any information they possess about me to the District Attorney's Office. I further authorize the District Attorney to send directly to me all copies of material sent to my attorney. If needed, I may be contacted directly by phone or in person without first getting my attorney's permission.

Executed on $_$		
	Date	Applicant's Signature
Executed on		
	Date	Parent's Signature
Executed on		
_	Date	Parent's Signature

AUTHORIZATION FORM FOR USE OR DISCLOSURE OF PROTECTED HEALTH INFORMATION

Office of the District Attorney, 18th Judicial District

Client Information:			
Name:	SSN#:	DOB:	
Address:			
I, herby authors (Client's name)	orize		
(Client's name)	(Treatment Facility)		
to disclose records and information, including Protect and the 18th Judicial District Court, Wichita, Kansa to these records and information with representatives in a legal matter per: 42 CFR part 2. Name:	as. I further authorize the fa	acility listed above to discuss matters related ct Attorney, for the purpose of assisting me	
The type of information to be disclosed is as follow history, progress in treatment, test results, aftercare medical, psychiatric, psychological, emotional or druto	plans and discharge summ g/alcohol/substance abuse	ary related to diagnosis and treatment for any	
This authorization will expire on one year from the date listed below.	or upon the term	mination of the legal matter, but no later than	
to federal privacy regulations or other pr longer protected.I understand that treatment is not condition	have no effect on actions al that receives the describe rivacy laws, the records and the don my giving this author am the patient listed or an I also permit disclosure of	ready taken in reliance on this form. ed records and information is not subject information may be re-disclosed and no rization. m authorized to act on behalf of the patient	
Signature of Client:		_ Date:	
Signature of Representative:		Date:	
Printed Name of Representative:			
Description of Representatives Authority:			
Representative's Address:		Phone:	

Substance Abuse Treatment Records are confidential and protected by federal law. Federal regulations (42 CFR part 2) prohibit you from making any further disclosure of this information except by the specific written consent of the person to which it pertains. A general authorization for the release of medical or other information is NOT sufficient for this purpose. Federal rules restrict the use of this information to criminally investigate or prosecute a patient.