COMMONWEALTH OF PENNSYLVANIA		: IN THE COURT OF COMMON PLEAS : OF BERKS COUNTY, PENNSYLVANIA : CRIMINAL DIVISION		
	vs. Applicant	: : Docket No. :		
	AGREEMENT TO PARTICIPA	• ATE IN TREATMENT COURT  Freatment Court candidates)		
1.	•	l, medication, or illegal drugs in the last 48		
2.	. I read [ ], write [ ], speak [ ], and understand the following languages:			
3.	I understand that I am requesting admission into Treatment Court, a special court program focusing on treatment of substance abuse/dependency and/or significant mental health issues. As part of this program, I will be required to address and control my substance abuse/dependency and/or mental health issues. I understand that dealing with these issues may require me to make significant changes to my lifestyle.			
4.	I understand that I am being charged wit	n the following offenses:		
5.	I understand the maximum permissible s that if all counts were sentenced consecu	entence for each of the charges against me and tively the total possible sentence is:		
6.	I understand that the standard range sent	ence for my offenses are:		
7.	I understand that, as a result of my succe receive a reduced sentence.	ssful participation in Treatment Court, I will		
		Revised 4/8/19		

- 8. I agree to sign any Consent for Disclosure of Confidential Information forms to permit all providers to communicate with the Treatment Court Team.
- 9. I agree to inform all treating physicians that I am in recovery. If a treatment physician wishes to treat me with narcotic or addictive medications, I agree to immediately disclose this information to the Treatment Court Team. *This Paragraph does not apply to emergency or urgent care.*
- 10. In the event of an emergency or urgent care, I will disclose said treatment care and medication prescribed to the Treatment Court Team upon discharge.
- 11. I understand that I will be monitored in the Treatment Court Program by a Berks County Judge and that I will be required to abide by all court orders, rules, and restrictions placed on me by the Court.
- 12. I understand that I will be required to report in person to Treatment Court as directed by the Court and that this reporting may be as frequent as once per week.
- 13. I understand that I will be required to participate in regular urinalysis and breathalyzer tests and that urinalysis and breathalyzer results obtained through the Treatment Court Program will be used only to assist the Court and treatment providers in evaluating my progress. Results may be used by the Treatment Court to determine whether I am progressing satisfactorily, whether my treatment plan needs modification, whether to impose sanctions within the Treatment Court Program, and whether I should be removed or graduated from Treatment Court. I understand that under no circumstances will such urinalysis or breathalyzer tests be used as evidence of a new crime, or in another manner not consistent with the goals of the Treatment Court.
- 14. I agree not to use products that may affect drug test results, unless prescribed by a physician.
- 15. I agree not to eat foods containing poppy seeds; nor will I use CBD oil or products; and I will not use or ingest any product containing alcohol.
- 16. I understand that the length of the Treatment Court Program should not exceed two years from the time of sentencing and/or the resolution of my probation/parole violation. However, a participant's progress through the Court is based upon their treatment needs and program compliance and in some cases may exceed the original program guidelines.
- 17. I understand that the conditions of the Treatment Court Program may include the imposition of an obligation to pay the costs of substance abuse/dependency and/or mental health treatment programs if I am financially able to do so.
- 18. I understand that the Treatment Court Team will meet before each of my court appearances to discuss my Treatment Court progress. The Team will make recommendations to the Court.

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- 19. I understand that as a condition of the Treatment Court Program, I am required to maintain a Berks County, Pennsylvania residence, where I will reside until I complete the entirety of the Treatment Court Program.
- 20. I understand that any statements made by me while participating in this program shall not be used against me in any subsequent related adversarial proceeding. This includes statements made to Treatment Court staff during the pre-screening phase, statements made in open court during Berks County Treatment Court proceedings, and/or statements made to any treatment provider during the treatment phase of the program. Spontaneous statements made by me in open court which refer to unrelated criminal activity and which are not related to participation in the Treatment Court Program, however, may be admissible in other proceedings. The admissibility of statements will be determined in an evidentiary hearing.
- 21. I understand that in addition to any other sentencing conditions, I must successfully complete any court-prescribed treatment program. Failure to successfully complete court-prescribed treatment programs may lead to sanction or removal from the program.
- 22. I understand that as a condition of participation in the program, I may be required to complete community service work under the direction of the Adult Probation/Parole Department. I understand that in addition to hours ordered as part of my sentence, I may also be required to complete hours as part of my phase requirements and/or may be assigned hours as a sanction due to my non-compliance with program conditions.
- 23. I understand that my compliance with the program rules and conditions will lead to progression through the program phases, rewards, and eventual commencement.
- 24. I understand that non-compliance with the program rules and conditions may lead to sanctions or removal from the program. Court-imposed sanctions may include increased reporting, demotion to earlier program phases, community service, incarceration, or other appropriate penalty to be determined by the Court. I understand that I have a right to have my attorney present any time I may be sanctioned.
- 25. I understand that failure to complete all of the required Treatment Court forms accurately may result in my removal from the Treatment Court Program.
- 26. I understand that I have a continuing obligation to report any contacts with the criminal justice system that occur after my entry into the Treatment Court Program and that failure to do so may result in my removal from the Treatment Court Program.
- 27. I understand that should I be removed from the Treatment Court Program prior to sentencing on any new charges that might be filed against me; my case will be returned to the originating judge to be set for trial or other disposition.
- 28. I understand that should I be removed from the Treatment Court Program after having been sentenced, regardless of whether I was sentenced prior or subsequent to my entry into the Treatment Court Program, the removal may be treated as an alleged violation of my Probation, Intermediate Punishment, or Parole sentence.

- 29. I understand that, before I can be removed from Treatment Court, I have a right to a hearing to determine whether or not I should be removed. At this hearing, I have the right to my attorney being present and to present evidence/argument on my behalf.
- 30. I understand that I have the right to consult with an attorney in respect to any questions I have concerning my rights and the Treatment Court Program. I understand that if I am unable to afford an attorney, the Court will appoint one to me.
- 31. I understand that by signing this agreement, I am consenting to have my parole and/or bail conditions modified to require me to comply with all of the conditions and restrictions contained in this agreement.
- 32. I understand that this agreement will be binding upon me for the above-captioned case as well as any other case(s) in which I am the named defendant and that is subsequently transferred into the Treatment Court Program.
- 33. I understand and agree that, by voluntarily participating in treatment court, I am expressly waiving my speedy trial right pursuant to PA. R. Crim. P. Rule 600.

I understand my rights and obligations as contained in this statement. The answers contained are my answers and they are true and correct to the best of my knowledge. I desire to enter the Treatment Court Program of my own free will. This statement contains the entire Treatment Court agreement between me, the Court, and the Commonwealth of Pennsylvania, and I understand that I am bound by the statements that I have made herein.

Date	Treatment Court Participant
Court that to the best of my known	s rights as contained in this statement to him/her. I certify to the owledge and belief, the applicant understands his/her rights and ng, and voluntary decision to enter the Treatment Court Program.
Date	Attorney for Defendant
I have made a true and correct applicant of his/her rights conta answers.	interpretation from English to, to the answers contained herein are his/he
Date	Interpreter
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