Original filed with court, copy for:	For Court Use Only:
Production of the control of the con	
District Attorney	
Public Defender	
Probation Dept.	
People vCase Number (s):	
Case Number (s):	<del></del>
APPLICATION FOR ADMISSION INT TREATME	
I,, he Adult Drug Treatment Court program. I make this ap	reby apply for admission into the Nevada County
application and the express waivers set forth herein w	ith my attorney. My attorney has fully explained to
me the terms of this application and all waivers set for	rth in this application.
No. 2010	
1. No Promise of Admission: I understand and agree	
promising to me that I will be admitted into Adult Dr Court team is only agreeing to accept my application	
Adult Drug Treatment Court.	and to consider my potential for admission into
Initials of Applicant	
•••	d and agree that my application may require that I
<ol> <li>Medical/Psychological Evaluations: I understan subject myself to testing for and assessment of my me</li> </ol>	
submit myself to all such testing. I agree the psychol	ogical report will become property of the Adult
Drug Treatment Court, of which, I will not be permitt testing may be distributed to and analyzed by all men	
which includes a Superior Court Judge, the District A	
a representative from Nevada County Behavioral Hea	alth, the Collaborative Courts Program Director, an
officer from the Grass Valley Police Department, and I expressly waive any claim of confidentiality with re	
and/or psychological assessments performed on me a	
admission into Adult Drug Treatment Court.	
Initials of Applicant	
3. Ex Parte Interviews: I further understand and ag	ree that, as part of my consideration for admission, I
will meet with, and be interviewed by, members of the	
agree that there will be no recording of any of these in take place without the presence of my criminal defens	•
interviews by any member of the Drug Treatment Co	urt team violate any of my rights under the
Constitutions of the United States and the State of Ca	lifornia, including all amendments thereto.
Initials of Applicant	

4. No Record of Drug Treatment Court Team Meetings: I understand and agree that meetings of the Drug Treatment Court team to discuss my potential admission into Drug Treatment Court are conducted informally, and that no record is kept of the matters discussed in such meetings nor of the persons present during such meetings. I hereby waive any claim that any such meetings of the Drug Treatment Court team, and the absence of any record of the contents of or participants in any such Drug Treatment Court team meeting, violate any of my rights under the Constitutions of the United States and the State of California, including all amendments thereto.
Initials of Applicant
5. <u>No Statement</u> or any information procured therefrom, made by the Defendant to any member of the Adult Drug Treatment Court team, or in preparation of a report, that is made during the course of any investigation conducted by the Adult Drug Treatment Court team or treatment providers to determine eligibility, shall be admissible in any action or proceeding brought subsequent to the application process.
Initials of Applicant
6. <u>Public Defender:</u> I understand and agree that if I am admitted into Adult Drug Treatment Court that upon completion of my sentencing, my current counsel will be relieved and the Public Defender, or the Public Defender's designee, will be appointed to represent me.
Initials of Applicant
7. Sentencing Judge: I understand and agree that, in the event that I am denied admission into Adult Drug Treatment Court for any reason, the Superior Court Judge who administers Adult Drug Treatment Court may be the eventual sentencing judge in my case(s). I further understand and agree that such a sentencing judge will have gained information about me as a natural and expected result of the processing of my application for admission by the Drug Treatment Court team. I expressly agree that such a sentencing judge may and can use any such information learned about me during the processing of my application for admission in any eventual sentencing decision by that judge, regardless of whether admitted or denied admission into Adult Drug Treatment Court. Alternatively, I may elect to be sentenced by another judge without the requirement of filing a motion pursuant to Penal Code 170.6 or 170.1.
Initials of Applicant
Date:
Signature of Applicant:
Print Name of Applicant:

I.		, am the attorney for the applicant. I have explaine
the terms and conditions client's questions regard	s and waivers in this appli ling the terms, and condit	, am the attorney for the applicant. I have explained cation with my client. I have answered all of my ions and waivers in this application.
My client has agreed to	the following negotiated	offer, as discussed with the district Attorney:
List of negotiated term	ıs:	
Date:		•
Signature of Attorney		
	Applicant Co	ontact Information
The applicant is:		
☐ In-Custody		
17	is/her contact information	is as follows:
Out of custody and if	is/ner contact information	is as follows.
Address:		
Phone:		
This application sho	uld have a negotiated	offer at the time of submittal by attorney.

## NEVADA COUNTY ADULT DRUG COURT AUTHORIZATION TO DISCLOSE, EXCHANGE AND USE INFORMATION AND RECORDS

Client Name:	Date of Birth:		
Description of the Information to be Released:			
use, disclose and exchange all information related	members or participants of a multidisciplinary team to to my substance use disorder diagnosis, information cooperation with the treatment program, prognosis, ord, treatment plan, and discharge status.		
I specifically authorize the release of the following in	nformation and records (minimum necessary):		
☐ Mental Health Treatment₁	☐ HIV/AIDS Test Results		
☐ Alcohol & Drug Abuse Treatment (per description above)	☐ Educational information and records (Specify):		
Client: Please check all applicable agencies:	- A - A - A - A - A - A - A - A - A - A		
To Treatment Providers:			
☐ Nevada County Behavioral Health Department	☐ Granite Wellness Centers (GWC)		
☐ Wellpath	☐ Aegis Medical Services		
☐ Sierra Nevada Memorial Hospital	☐ Common Goals		
☐ Western Sierra Medical Clinic	☐ Chapa-De Indian Health		
☐ Residential Treatment Facilities (name facility):			
☐ Other Treatment Provider (name provider):	A Comment of the Comm		
To Non-Treatment Organizations: must include of	one or more individual's names		
	name of your Probation Officer if not listed below):		
	eremy Vance, Joshua Browning, Amy Moon, Mimi		
Ortega, Kristina Guevel	oromy variou, ocoma Browning, 7 my Moon, Minn		
Ortoga, Fallouna Gastor			
☐ Nevada County Superior Court			
The state of the s	ert S. Tice-Raskin, B. Scott Thomsen, Tonya Clark		
☐ Nevada County Public Defender			
The state of the s	h Pierce, Hayley Dewey, Thomas Angell, Matthew		
Kellegrew, Joanne Kapsack, Bruce Kapsack, Ka			
☐ Your Attorney (provide name below if not Pub			
	*/		
□ Nevada County District Attorney			
Jesse Wilson, Cambria Lisonbee, David Reynold	ds, Casey Ayer, Colin Child, Shelly Talbot, Alicia		
Nottingham.			
☐ Grass Valley Police Department			
Alex Gammelgard, Sara Perry			

## Description of the Purpose for the Use or Release of the Information

I understand that the purpose of and need for the disclosure is to provide the above selected agency(ies) with the necessary information about my involvement and participation in Nevada County Adult Drug Court.

- I authorize the use and/or disclosure of my individually identifiable health information as described for the purpose listed above.
- I understand that this authorization is voluntary and will not affect my treatment, payment, enrollment or eligibility for benefits, but I may not be able to receive the benefits of participation in this Multidisciplinary Team.
- I understand that this consent is effective immediately and will remain in effect and cannot be revoked by me until there has been a formal and effective termination or revocation of my release from confinement, probation or parole, or other proceeding under which I was mandated into treatment.
- I understand that my alcohol and/or drug treatment records are protected under the federal regulations
  governing confidentiality of alcohol and drug abuse patient records, 42 CFR Part 2, and the Health
  Insurance Portability and Accountability Act (HIPAA), 45 CFR Parts 160 and 164, and cannot be
  disclosed without my written consent unless otherwise allowed in these regulation. I also understand
  that recipients of this information may re-disclose it only in connection with their official duties.
- I understand that I have the right to receive a copy of this authorization.3

Signature of Client		
Date Signed:	Translator (if applicable)	Language
Clinician approval, if applicable <sub>4</sub> _		

## For Agency Use Only

- 1. If this form is being used to authorize the release of psychotherapy notes, as that term is defined by HIPAA, a separate authorization form must be used to authorize release of any other health information. (see 45 CFR § 164.508(b)(3)(ii)
- 2. Verification of identity and legal authority to act as personal representative is required.
- 3. Under HIPAA, the individual <u>must</u> be provided with a copy of the authorization when it has been requested by a covered entity for its own uses and disclosures (see 45 CFR §164.508(d)(1),(e)(2)). It is recommended the client be offered a copy in all instances.
- 4. If authorization is for the disclosure of mental health information for purposes other than treatment and is signed by the individual who is the subject of the information, a clinician (physician, licensed psychologist, social worker with a master's degree in social work, or licensed marriage and family therapist) who is in charge of the patient must approve the disclosure and sign where indicated. (Cal. W&I Code §5328(b))