Circuit Court of the State of Oregon for Multnomah County UNIFORM DUII DIVERSION PETITION AND AGREEMENT - DUII Diversion Form 1

DUII diversion forms 2, 3, and 4 must be filed with this form and served on the district attorney or city attorney who filed the charge.

	oner is to provide the oner's Name and Re	e information required esidence:	l in this box as follows	(print or type):	Court where charge was filed and	For Court File Stamp
First		Middle	Last		petition is to be submitted: Multnomah Circuit Court	Stamp
					Court Name	
Street	t	City	State	ZIP	Court Case Number	
	ng Address (if diffe	rent)				
Date of	of Birth:	Phone #:	Driver License:		Date of DUII Offense	
Montl	//_ h Day Year		Number	State		
	ing under the influer	nce of intoxicants (DU	rersion under ORS 813 II). If the court allows	this petition:	this case for the charge	had of this form
ur		the items listed under the cally) and have read an			f DUII Diversion Form 2 (located on the in Form 2;	back of this form
	I plead guilty or	no contest to the DUII	charge as shown in th	e plea petition (DU	JII Diversion Form 4) submitted with thi	s diversion petition;
	I waive (give up) the rights listed in the	e plea petition; and			
an		ner jeopardy rights und sed on the same crimin		constitutions and O	DRS 131.505 to 131.525 in any future act	ion on the charge or
			w cause proceedings is	n Gresham if the ar	rest for this offense occurred east of 122'	nd Avenue.
	I waive the right	to have diversion show	w cause proceedings in			
	I waive the right	to have diversion show	w cause proceedings in			
	I waive the right		w cause proceedings in		e (typed or printed)	Date
			w cause proceedings in		e (typed or printed)	Date
			w cause proceedings in		e (typed or printed)	For Court File
OUR	Petitioner's Sign	denies) the petition for	diversion. The DUII	Petitioner's Name		
OUR ne cou	Petitioner's Sign TORDER urt (allows) (if "allowed," this lers that:	denies) the petition for	diversion. The DUII of a judgment of conv	Petitioner's Name	o have occurred on	For Court File
OUR ne cou	Petitioner's Sign RT ORDER urt (allows) (if "allowed," this ders that: The diversion po	denies) the petition for court withholds entry	diversion. The DUII of a judgment of conv	Petitioner's Name	o have occurred on	For Court File
OUR ne cou	Petitioner's Sign RT ORDER urt (allows) (allowed," this ders that: The diversion portion of the petitioner materials.	denies) the petition for court withholds entry eriod is one year beginn nust pay fees to the cou	diversion. The DUII of a judgment of convining on//	Petitioner's Name charge is alleged to iction pending com and ending or required by statute	o have occurred on	For Court File
OUR ne cou	Petitioner's Sign RT ORDER urt (allows) (allowed," this ders that: The diversion portion of the petitioner materials.	denies) the petition for court withholds entry eriod is one year beginn nust pay fees to the court sthe following fees:	diversion. The DUII of a judgment of convining on//	Petitioner's Name charge is alleged to iction pending com and ending or required by statute	o have occurred on	For Court File
OUR ne cou	Petitioner's Sign ET ORDER urt (allows) (allowed," this ders that: The diversion poor the petitioner makes the court waive total poor total petitioner makes to the court waive to the cou	denies) the petition for court withholds entry eriod is one year beginn that pay fees to the court with fees: OWING: \$	diversion. The DUII of a judgment of convining on//_ urt for the diversion as	Petitioner's Name charge is alleged to iction pending com and ending or required by statute 5	o have occurred on	For Court File
ie coi	Petitioner's Sign TORDER urt (allows) (allowed," this lers that: The diversion poor the petitioner modern the court waive to the court waiv	denies) the petition for court withholds entry eriod is one year beginn that pay fees to the court with fees: OWING: \$	r diversion. The DUII of a judgment of convining on//_ urt for the diversion asNoneINDF \$2:	Petitioner's Name charge is alleged to iction pending com and ending or required by statute 5	o have occurred on	For Court File
OUR de cou	Petitioner's Sign ET ORDER urt	denies) the petition for court withholds entry eriod is one year beginn nust pay fees to the court sethe following fees: OWING: \$	r diversion. The DUII of a judgment of convening on///	Petitioner's Name charge is alleged to iction pending com and ending or required by statute 5	o have occurred on	For Court File
OUR de cou	Petitioner's Sign ET ORDER urt	denies) the petition for court withholds entry eriod is one year beginn nust pay fees to the court set the following fees: OWING: \$	r diversion. The DUII of a judgment of convening on//	Petitioner's Name charge is alleged to iction pending com and ending or required by statute 5	o have occurred on	For Court File
OUR ne cou) d ord	Petitioner's Sign ET ORDER urt	denies) the petition for court withholds entry eriod is one year beginn nust pay fees to the court set the following fees: OWING: \$	diversion. The DUII of a judgment of convining on//_ art for the diversion as Penedule: \$ per more pact panel approved by pointed attorney fees as evend of the diversion response.	Petitioner's Name charge is alleged to iction pending com and ending or required by statute DICO \$100 onth due by the this court. ordered by the cour equesting that the interpretation is a second content.	o have occurred on	For Court File
he cou	Petitioner's Sign ET ORDER urt	denies) the petition for court withholds entry eriod is one year beginn that pay fees to the court is the following fees: OWING: \$	diversion. The DUII of a judgment of convining on//_ art for the diversion as Penedule: \$ per more pact panel approved by pointed attorney fees as evend of the diversion response.	Petitioner's Name charge is alleged to iction pending com and ending or required by statute DICO \$100 onth due by the this court. ordered by the cour equesting that the interpretation is a second content.	o have occurred on	For Court File

Supplementary Local Rules
Fourth Judicial District, Circuit Court of the State of Oregon for Multnomah County
Draft Revision to be Effective February 1, 2008

EXPLANATION OF RIGHTS AND DUII DIVERSION AGREEMENT - DUII Diversion Form 2

Read this entire form carefully. You are charged with driving under the influence of intoxicants (DUII). You may apply for the DUII Diversion Program but can enter the program only if you meet all eligibility requirements. The court will appoint a lawyer to help you if you request one and the court finds that you are indigent.

ELIGIBILITY FOR DIVERSION PROGRAM. You are eligible to participate in the diversion program only if:

- you meet all requirements described in the attached Petitioner Sworn Statement of Eligibility (DUII Diversion Form 3); and
- you appeared in court on the date scheduled for your first appearance on the charge or the court finds good reason to excuse your failure to do so; and
- you file this petition with the court within thirty (30) days of your first appearance in court, unless the court finds there is good cause to allow a later date.

AGREEMENT WITH THE COURT. The *Uniform DUII Diversion Petition and Agreement* (DUII Diversion Form 1) is your agreement with the court. **To have the DUII charge dismissed, you must do all the following**:

- a. Pay to the court the required diversion fees identified in Section 1 of the *Summary of DUII Diversion Fees* (DUII Diversion Form 5). If you cannot afford to pay these fees, tell the judge. The court may waive some of the fees or allow you to make payments over time, depending on your financial situation.
- b. Complete an alcohol and drug abuse assessment as directed by the court. You must pay the assessment fee directly to the assessment agency. You must also give the agency accurate and truthful information about your use of drugs and alcohol. The agency will recommend a treatment program if the agency determines that you need treatment.
- c. Complete the recommended treatment program. You must pay the treatment provider directly. If you cannot pay the cost of treatment, tell the treatment provider. The provider may be able to waive certain costs or allow you to make payments over time.
- d. Attend a victim impact panel and pay the participation fee as ordered by the court.
- e. Comply with state laws that discourage use of intoxicants in conjunction with motor vehicle operation.
- f. Do not operate a motor vehicle with any intoxicant in your blood system or while using intoxicants.
- g. Keep the court advised at all times of your current mailing and residential addresses.
- h. Install an approved ignition interlock device in all the vehicles you operate if ordered to do so by the court.

ADDITIONAL INFORMATION AND WAIVER OF RIGHTS

- a. The diversion agreement applies only to the DUII charge. Prosecution of the DUII charge will be delayed during the diversion period. If you are charged with other offenses arising from the same incident as the DUII, the other charges will be prosecuted separately. By entering into a diversion agreement, you give up the right to have the DUII charge decided at the same time as your other charges (former jeopardy).
- b. If you have a prior DUII conviction, the Interstate Compact for Adult Offender Supervision rules may prohibit you from leaving the state without permission during the diversion period.
- c. If you successfully complete the diversion agreement, you must file a motion at the end of the diversion period asking the court to dismiss the DUII charge. If you do not file a motion within six months after the end the diversion period, the court may, after giving notice to the district attorney, on its own motion dismiss the DUII charge.
- d. If the court finds that you violated the terms of the diversion agreement or that you were not eligible for diversion, the court will terminate the diversion agreement. The court may hold a hearing where you can "show cause" why the court should not terminate your diversion. The court will send notice of such hearings by regular mail. If you fail to appear in court, the court can terminate the diversion agreement and may issue a warrant for your arrest.
- e. If the court terminates your diversion agreement or you fail to fulfill the terms of the agreement by the end of the diversion period, the court will sentence you without a trial.
- f. You may file a motion asking the court to extend the diversion period, **but you must file the motion within the last 30 days of your scheduled diversion period.** The court may grant an extension if the court finds that you have made a good faith effort to complete the diversion program and that you can complete all remaining conditions within the extension period. The court may grant an extension **only once** and for **not more than 180 days**.
- g. The court will find that you have violated the diversion agreement if the court receives notice, at any time during the diversion period, that you committed the offense of DUII or of the open container laws under ORS 811.170.
- h. If the court denies the diversion petition, the state cannot use your guilty or no contest plea (in Form 4) when the state continues the prosecution.

DUII Diversion Form 2 (back of 08-27) (See SLR 4.075)