IN THE DISTRICT COURT IN AND FOR TULSA COUNTY STATE OF OKLAHOMA

STATE OF OKLAHOMA)	Case No(s)
	Plaintiff,)	
)	Judge
)	
vs.)	District Attorney
)	
)	Term of Probation
)	
	Defendant,)	Number of Counseling Sessions

DVIS ABUSER PROGRAM (AN ALTERNATIVE TO INCARCERATION) **RULES AND CONDITIONS OF PROBATION**

On the _____ day of _____, the court upon the Defendant's plea of () guilty () withheld a finding of guilty, and deferred sentencing () nolo contendere () found the Defendant guilty and suspended the sentence for the term of _____ months upon certain Rules of Conditions of Probation and upon the Defendant's request that he/she be allowed to participate in the DVIS Abuser

Conditions of Probation and upon the Defendant's request that he/she be allowed to participate in the DVIS Abuser Program as an alternative to incarceration. Therefore, the Court hereby places the Defendant under the following Rules of Conditions of Probation and subject to acceptance in DVIS Abuser Program, to wit:

- 1. The Defendant will not be in possession of or consume any illegal intoxicant during the entire term of probation;
- 2. The Defendant will maintain employment and must support himself/herself and his/her dependent while the Defendant is physically capable of doing so;
- 3. The Defendant will not violate any laws or ordinances of any State or Municipality or violate any rules, regulations or laws of the United States;
- 4. You must report to DVIS for evaluation within two weeks of today's date or within two weeks of the date of your release from custody; additionally, you must complete the counselor's recommendations within _____ months;
- 5. The defendant will provide his/her own transportation to and from his/her counseling;
- 6. When the defendant is scheduled for session, he/she must be there on time. The Defendant will attend all sessions with DVIS Abuser Program that his/her counselor recommends; and the Defendant understands that it will be grounds for revocation of his/her probation if the Defendant fails or refuses to comply with such counseling recommendations;
- 7. After the Defendant has enrolled, no more than two emergency cancellations will be allowed. You must call and inform our office if and when each cancellation is used. We DO NOT consider a lack of transportation to be an emergency cancellation;
- 8. The Defendant will fully and truthfully complete the consent for release of confidential information form attached hereto and the Defendant understands that any misrepresentation or omission of a material fact will constitute grounds for immediate revocation of his/her probation;
- 9. The defendant must keep weekly contact with his/her counselor.

The Defendant hereby certifies that he/she has read the above and foregoing Rules and Conditions of probation and understands the terms and conditions therefore and hereby agrees to abide by said terms and conditions during the period of probation. The Defendant hereby agrees to contact the DVIS Abuser Program at 585-3163 WITHIN 14 DAYS OF THIS DATE, between 8:30 a.m. to 5:00 p.m., to receive direction for his/her participation in said program. OF THE RULES AND CONDITIONS OF PROBATION or FAILURE TO CONTACT THE DVIS ABUSER PROGRAM WITHIN THE STATED TIME will result in an Application for Revocation of Probation being filed and a Warrant for Arrest being issued and possible incarceration in the Tulsa County Jail for a period of up to one (1) year and/ or imposition of a fine of up to One Thousand Dollars (\$1,000.00).

Dated this _	day of	
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Defendant

JUDGE OF THE DISTRICT COURT

WITNESSED:

Attorney for the Defendant