

**IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
IN AND FOR THE COUNTY OF PIMA**

In the Matter of:

DOB: / /

COT DATE: / /

MH-

**COURT ORDERED
TREATMENT PLAN
INDIVIDUAL RECEIVING
AHCCCS BENEFITS**

Court Ordered Treatment Plan

Revised Court Ordered Treatment Plan

THIS COURT ORDER AS FOLLOWS:

1. In accordance with A.R.S. §36-540(E), _____, located at _____, Arizona, 85 _____, shall be the Supervising Agency of the individual's treatment program and designates the Supervising Agency's medical director or physician designee to supervise and administer the individual's treatment program.
(street address) *(city)*
2. This Court Ordered Treatment Plan incorporates and enforces the terms of the Behavioral Health Service Plan developed by the individual's Adult Recovery Team and any revisions to that Behavioral Health Service Plan subsequently agreed to by the Adult Recovery Team. Revisions to the Behavioral Health Service Plan shall be deemed amendments to this Court Ordered Treatment Plan and incorporated herein without further order of the Court. Such revisions shall be reviewed and approved by the Supervising Agency medical director or designee. Any disagreement with the services offered under a proposed Behavioral Health Service Plan must be addressed through the Arizona Department of Health Services/Division of Behavioral Health Services Administrative Appeal process.
3. The individual will reside at: _____, Arizona, 85 _____, This location is:
(street address) *(city)*
 Individual's home Home of a friend Home of a family member Shelter
 Pima County Adult Detention Center Other _____
Any subsequent changes in the individual's residence, other than re-hospitalization, do not require Court approval.
4. The individual will manage his/her own funds. In the event that the individual has a payee, _____ shall manage the funds of the member.
5. **Specific Conditions:** In addition to the requirements established by the Behavioral Health Service Plan, the individual shall:
 - A. Keep all appointments with psychiatrists, mental health staff, and criminal justice staff, if applicable, as required by the Supervising Agency.
 - B. Take all medications as prescribed by the Supervising Agency.
 - C. Comply with lab tests to maximize medication safety/compliance.
 - D. Not use or possess any illegal drugs or non-prescribed drugs. The individual shall take any drug tests ordered by the Supervising Agency. The individual may not possess or use alcohol without the express permission of the Supervising Agency.
 - E. Maintain food and shelter required by the Supervising Agency.
 - F. Not engage in any activity that violates any local ordinance, state, or federal law, or which is dangerous to self or dangerous to others.

- G. Not leave Pima County without prior expressed approval by the Supervising Agency.
- H. Not own or possess any firearms.
- I. Comply with existing orders of protection and/or not have any contact with specific individuals as directed in the Behavioral Health Service Plan.
- J. Sign any authorization necessary for the Supervising Agency to disclose protected health information to the member's attorney appointed or retained pursuant to A.R.S. §36-536.
- K. Apply for AHCCCS benefits or health insurance as directed by the Supervising Agency.
- L. Submit to a SMI evaluation if deemed appropriate or necessary by the Supervising Agency.

IT IS FURTHER ORDERED THAT the individual's failure to comply with any of the above specific conditions or the requirements of the Behavioral Health Service Plan may result in re-hospitalization and subsequent modification of the individual's Behavioral Health Service Plan. Failure to comply may also result in the individual having to appear in front of a judge to explain why he/she has not complied with the conditions.

The Court Ordered Treatment Plan shall remain in effect for 365 days from the date of the original Order for Court Ordered Treatment and may be extended due to unauthorized absences pursuant to A.R.S. §36-544 or annual examination and review of orders based on Grave Disability or Persistent or Acute Disability pursuant to A.R.S. §36-543.

The Court orders that the Supervising Agency's medical director or physician designee shall have the authority to enforce the requirements of the individual's treatment including the authority under A.R.S. §36-540(E)(5) to direct a Peace Officer, without further order of the Court, to apprehend and transport the individual to an inpatient treatment facility if the individual is in need of immediate inpatient care due to behavior that is dangerous to self or others.

<i>(Medical Director or Physician Designee)</i>	<i>(signature)</i>	/ / <i>Date</i>
<i>(Provider Staff who reviewed the plan with the individual)</i>	<i>(signature)</i>	/ / <i>(Date)</i>
<i>(Individual's name)</i>	<i>(signature)</i>	/ / <i>(Date)</i>
<i>(Judge/Court Commissioner)</i>	<i>(signature)</i>	/ / <i>(Date)</i>

******NOTICE******

According to A.R.S. §36-546, a person receiving court ordered treatment or anyone acting on his/her behalf can request the court to release him/her from the order for treatment once every sixty days. The agency responsible for supervision of the person's court ordered treatment must notify the person of this right to request judicial review of the order for treatment and to consult with an attorney every sixty days. Additional information about the process for requesting judicial review will be provided by the supervising agency at the time required notifications are made.

Copies to: Individual's Attorney: Pima County Mental Health Defender