

Cibola County's DWI Misdemeanor Compliance And Community Compliance Programs



Client Handbook

Revised April 27, 2022

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DWI Compliance Team (OFF-024)

This team is responsible for monitoring your progress and assisting you while you are in the program. They will testify and make recommendations to the court based upon your successes and/or failures.

➤ **Joanna Pena**

DWI Program Coordinator is responsible for the administration of the entire LDWI Program. She assists in the management of Compliance Monitoring and Tracking. She is the liaison between the Misdemeanor DWI Compliance program, the Community Compliance Program, and the Community.

➤ **Gabriel Lopez DWI Compliance Officer (MCO)**

This person is responsible for supervising you while on probation for Domestic Violence (alcohol related) and or other misdemeanor offenses. She shall provide case management and assist you while on probation. She coordinates all sanctions, monitoring, and drug testing. You will be required to check in with your Compliance Officer as required.

➤ **Hannah Windhorst DWI Compliance Officer (MCO)**

This person is responsible for supervising you while on probation for Domestic Violence (alcohol related) and or other misdemeanor offenses. She shall provide case management and assist you while on probation. She coordinates all sanctions, monitoring, and drug testing. You will be required to check in with your Compliance Officer as required.

➤ **Vicki Kramer Compliance Assistance**

This person assists in scheduling appointment times for UA's, in addition, she may also schedule check-in days and times. She can receive documentation and money orders from clients.

Affiliated Agencies

➤ **Public Defenders**

These people are responsible for representing you in court hearings/appearances and shall protect your rights and answer questions. They explain your required commitment to the program as well as your legal rights. It is their job to protect those legal rights.

➤ **District Attorney's Office**

District Attorney provides legal advice to the DWI/Compliance team, and when needed, may assist with prosecutions of revocations/violations.

➤ **Law Enforcement**

These agencies assist in serving warrants, conducting field supervision, and helping with community prevention activities.

Important Phone Numbers (OFF-009)

Office Hours

Monday through Friday 08:00-12:00/1:00-5:00

Office is closed on County recognized holidays
District, Magistrate and Municipal Courts Hours
Monday through Friday 08:00-5:00

Front Reception Line.....505-285-2597

Drug/Alcohol Testing Color Line.....(800) 494 – 1250

Program Coordinator Joanna Pena.....505-285-2585

- Resources and their availability
- LDWI Program questions and concerns (grievance)
- Community support and events

Gabriel Lopez Misdemeanor Compliance Officer.....505-285-2587

- Running late for check-ins, or UA testing
- Changes in work schedule
- Questions about Color levels
- Need to take a drug test outside the designated testing time or location.

Hannah Windhorst - Misdemeanor Compliance Officer.....505-285-2595

- Running late for check-ins, or UA testing
- Changes in work schedule
- Questions about Color levels
- Need to take a drug test outside the designated testing time or location.

Vicki Kramer-/Compliance Assistant505-285-2594

- Running late for check-ins, or UA testing
- Questions about Color levels
- Drop off documentation
- Schedule appointment times for UA's and check-ins

Emergencies.....911

NM Crisis Line.....1-855-662-7474

NM Warm Line.....1-855-466-7100

Public Defenders Office.....505-395-2892

What is DWI Misdemeanor Compliance (OFF-004)

DWI Misdemeanor Compliance, is a program that consists of regular drug and alcohol testing, counseling sessions, case management, and court appearances in order to reduce the likelihood of reoffense of DWI violations, reduction of DWI related crashes and/or fatalities, and instances of Domestic Abuse (alcohol related). The offender shall complete successfully after maintaining sobriety, and after completion of all required programs as prescribed in the Judgment and Sentence (J&S), Drug/Alcohol Screenings, and Mental Health/Substance Abuse Assessments within the outlined timeframes given.

There is a daily call-in system based on supervision level, to schedule drug/alcohol tests. The participant may be drug tested by any member of the team at any time during the program. The risk-level colors, from high to low, are: **Level 5 – Rainbow, Level 4- Red, Level 3- Black, Level 2- Blue, and Level 1- Green.** Failure to Comply with the program rules will be reported to your presiding Judge for review. A status hearing, a warrant for arrest, sanction, probation violation and/or revocation of probation shall then be determined.

Eligibility

- Must be 18 years of age or older.
- Have been sentenced to a Misdemeanor DWI Offense, or (Alcohol Related) Domestic Violence Offense with either District, Magistrate, or Municipal Court.
- Must pose no threat to the staff or community based on history of charges and/or behavior.
- Must be ordered to supervised probation on the Judgment and Sentence.
- Must complete substance abuse screening, then be assessed by a licensed counselor and placed appropriately into a treatment program.
- Client must be willing to participate and complete all required programs ordered by the court.

Ineligibility

Felony DWIs, and misdemeanor DWIs that have an attached felony charge, are supervised through the Adult Probation and Parole Office (APPO).

. The following are not eligible:

- Any person under the age of 18 being charged of any crime.
- Any crime that falls within **Section 33-2-34 (L) (4) NMSA 1978** Violent Offenses
- Those not covered, would be defendants accused of felonies where there was a use of, or threatened use of, force during the commission of the accused crime

Misdemeanor Compliance (OFF-004)

Misdemeanor Compliance is a program that consists of regular drug and alcohol testing, counseling sessions, case management, and court appearances in order to reduce the likelihood of reoffense of domestic abuse (alcohol related), and any other misdemeanor charge.

The offender shall complete successfully after maintaining sobriety, and after completion of all required programs as prescribed in the Judgment and Sentence (J&S), Drug/Alcohol Screenings, and Mental Health/Substance Abuse Assessments within the outlined timeframes given.

There is a daily call-in system based on supervision level, to schedule drug/alcohol tests. The participant may be drug tested by any member of the team at any time during the program. The risk-level colors, from high to low, are: **Level 5 – Rainbow, Level 4- Red, Level 3- Black, Level 2- Blue, and Level 1- Green.** Failure to Comply with the program rules may be reported to your presiding Judge for review. A status hearing, a warrant for arrest, sanction, probation violation and/or revocation of probation shall then be determined.

Eligibility

- Must be 18 years of age or older.
- Must have been ordered by the courts in the judgment and sentence (J&S) to Community Compliance Program (CCP) and/or have a current criminal case.
- Must be no reason to believe that the defendant/offender poses no risk to the staff or community.
- Must complete substance abuse screening, then be assessed by a licensed counselor and placed appropriately into a treatment program.
- Client must be willing to participate and complete all required programs ordered by the court, and/or suggested by the CCP.

Ineligibility

Felonies may be considered on a case-by-case basis at the discretion of the Compliance Program. Only those which have been sentenced by the courts shall be considered after a risk assessment has been completed by the client. The following are not eligible:

- Any person under the age of 18 being charged of any crime.
- Any crime that falls within **Section 33-2-34 (L) (4) NMSA 1978** Violent Offenses
- Those not covered, would be defendants accused of felonies where there was a use of, or threatened use of, force during the commission of the accused crime

Incentives & Sanctions (OFF-008, OFF-012, OFF-013, OFF-019)

All incentives and sanctions used by the program are designed to target a specific behavior and to reinforce stability, build self-confidence, self-esteem, encourage growth, eliminate substance abuse and dishonesty. The following are incentives and sanctions:

Incentives:

- Supervisory level reduced.
 - Reduced cost in program fees
- Fewer Check-ins
- Reduced surveillance
- Unsupervised probation

Sanctions:

- Community service
- Increase in risk cooperation level.
 - Increase cost in program fees.
- Detention (Per Judge)
- Electronic Monitoring
- Revocation of probation or supervision

The program will notify the presiding judge of all violations and “may” only seek to handle up to 3 minor violations through in-house sanctions (Change color, increase number of check ins, or assign community service). **Any New Charge and/or major violation may result in the request of a warrant for arrest or status hearing being set.** The program may request an early termination from supervised probation if the offender has successfully completed the J&S Requirements, maintained sobriety and successful completion of program requirements, and all financial obligations have been met.

Community Service Rules

PARTICIPANTS MUST DO THEIR COMMUNITY SERVICE AT A NON-PROFIT AGENCY!

- Participants shall abide by rules, regarding smoking, of supervising agency while performing community service.
- Participants must be on time to community service. If a participant is late, they shall be counted a “no show.”
- Participants shall sign in upon arrival and sign out when leaving.
- Participants cannot use their cell phone when performing community service.
- Participants must follow the rules of the agency where they are performing community service.
- Participants must act respectfully and follow all instructions. If a participant does not follow instructions, is disrespectful or disruptive, they will be sent home and counted as a “no show.”
- Participants are not to swear or speak offensively.
- Participants are responsible for documenting community service hours; a community service form will be given to the participant, by DWI staff or the court,
- Participants are not allowed to leave work site once they arrive.
- Participants must bring lunch to the site unless otherwise specified.
- Participants must dress appropriately for the community service job they are assigned to, no gang related clothing or offensive clothing.
- Failure to follow rules will result in a sanction.

Treatment/Screening/Assessments (OFF-004)

Screening is mandatory for all offenders. It may be followed by an assessment performed by a Licensed Mental Health Professional (MHP). The treatment plan recommended by that professional **must** be followed. Treatment plans are subject to adjustment upon the MHP's recommendations.

Treatment may include:

1. individual therapy.
2. group therapy.
3. support group meetings.
4. parenting.
5. domestic violence services and/or family therapy.
6. Intensive Outpatient Treatment (IOP) (Mandatory for all 2nd and subsequent DWI offenders).
7. any other program ordered by judge.

Attendance to all treatment sessions is MANDATORY. If you are more than 5 minutes late for a session, you may be considered a **NO SHOW**. Any treatment recommended by your treatment provider shall be required.

The program requires that Domestic Violence participants engage in domestic violence classes with Roberta's Place, prior to engaging in couples' counseling. Domestic Violence perpetrators and victims cannot be served together.

If you are going to miss therapy of any type, the treatment provider and the Compliance Officer must be notified 24 hours ahead of time and agree to the cancellation. If you do not give sufficient notice or get permission from the Compliance/Probation Officer and the person you have the appointment with, it may be considered a no show.

If you are not able to keep the appointment, you must call 24 hours in advance to re-schedule unless it is an emergency. Lack of transportation is not considered an emergency. You must plan and arrange for transportation. If you do not call ahead or are late, you may be considered a no show. **No shows shall result in sanction.**

If you miss a group session or an individual session you shall be sanctioned and may also be held responsible for paying for that missed appointment. The cost value for these sessions is from \$20.00-\$150.00.

General Rules

- **NO** drug or alcohol use. Client shall not possess or be in the presence of anyone using or possessing alcohol, drugs and drug paraphernalia.
- NO weapons.
- Be **ON TIME** for appointments and court.
- If a COMPLIANCE Officer visits your home and leaves a card, call the court probation officer ASAP.
- FAILURE TO APPEAR for Compliance could result in termination from the program.
- Report to your COMPLIANCE Officer as directed and comply with conditions set forth by COMPLIANCE Officer and or department.
- Do not make threats toward other participants or staff in the Treatment Courts Program
- The client/family must act respectfully to all staff and all peers during all sessions of the Compliance program. Aggressive or rude behavior will not be tolerated.
- Do not behave in a violent manner. Violence (verbal or physical) of any type will not be tolerated.
- Participants must notify COMPLIANCE of change of address and change of employment within 24 hours of making such changes.
- Participants sentenced to probation shall not associate with other probationers.

Court Rules

- LISTEN when the Judge is speaking. You shall be given a chance to speak.
- No FOOD, DRINK or GUM in the courtroom.
- No hats, dew-rags, bandanas, etc. allowed in the court room.
- Address the Judge as “Your Honor” and speak respectfully to the court.
- Existing BODY PIERCING and TATTOOS **must** be reasonably covered.
- No talking and No whispering while court is in session.

Dress Code

You are expected to dress in a respectful and appropriate manner that the formal environment of the court requires. If you are not dressed respectfully for the court, and the compliance office, you may be found in contempt, sanctioned and/or fined.

Males		Females	
Required	Optional	Required	Optional
*Pants, clean and free of holes/stains *Button shirt or Polo shirt with collar *Nice, Clean Shoes	*Suit *Sport coats *Tie *Dress Shoes	*Full length dress, pants, skirt (not more than 3 in. above knee) *Blouse/nice shirt *Nice, clean shoes	*Suits/ Blazers *Skirts or dresses at or below the knee *Dress Shoes

The following clothes items are **NOT** allowed at court, counseling, office visits including UA's, community service, service learning, and special projects, or other COMPLIANCE activities.

- Revealing clothing that may expose cleavage, underwear or boxers
- Slippers and pajamas
- Gang colors and gang related attire
- Old English buckles
- Shorts or skirts (3 or more inches above the knee)
- See through shirts/blouses
- Sleeveless shirts, for example: tank top, tube tops, halter tops, spaghetti straps
- Clothing with words, terms, or pictures that may be offensive
- **No HATS or SUNGLASSES** allowed indoors
- Clothing bearing drug or alcohol related themes, or promoting or advertising alcohol or drug use or violence
- Muddy/soiled shoes/boots
- Flip flops, open toed shoes

Drug Testing (OFF-018)

Positive, missed and/or dilute UA's will incur a sanction. There are several instances that shall be considered a positive drug test:

- **Flushing** occurs when an individual ingests excessive amounts of fluids which can result in diluted urine sample also known as a "flush". If a sample is diluted and yields a creatinine level of less than 20 mg/dl it will be considered a positive drug test subject to a sanction.
- **Substituting or altering** a urine specimen or trying in any way to modify body fluids to change the drug testing results. This will be considered a positive drug test subject to sanction.
- **Failure to appear within the designated testing time** will be considered a no show and therefore a positive drug test and subject to sanction. If you are unable to report for a mandatory drug test at the time specified, it is your responsibility provide a valid reason w/proof of location and call before the time given for drug testing. Arrangement to take the drug test at a different time or place will be made.
- **A missed drug screen** is a POSITIVE drug screen.

You must be prepared to provide a urine sample anytime you are called on, to include weekends and holidays, at any time in court, and/or during check-ins. If you fail to provide a sample, or a sufficient sample amount, it will be considered a positive drug test subject to a sanction.

It is your responsibility to limit exposure to any products and any other substances that contain ethyl alcohol (ethanol). Use of products containing these ingredients could cause a positive UA.

- **Refusal**- If you refuse to test for any reason it will be considered a positive drug test and therefore subject to a sanction.
- Prescription & over-the-counter medication **MUST** be provided to your COMPLIANCE Officer. prior to use. You should inform your physician that you are participating in a substance abuse program.
- You need to notify your COMPLIANCE Officer. before taking any over the counter medications to ensure the medication will not cause a false positive on a drug test.
- If you are sanctioned "**Rainbow**" status; this means that you are all colors listed in this handbook, regardless of what phase you are in. Should any color from the program be called you are required to report for drug and alcohol testing.
- Any offender who aids or receives aid from another offender in testing process (providing urine, chemicals/substances, and/or foreign samples) may be subject to having charges filed against them for tampering with evidence.

Out of County

If you live outside of Cibola County NM and would like the option to complete UA's closer to your residential area, you must first obtain permission from your compliance officer and it will be your responsibility to pay the collection fees at the time the UA is scheduled at that facility.

Travel Permits

- Participants are not allowed to leave Cibola County without informing their compliance officer.
- Participants must obtain a travel permit from Courts prior to travel out of State. There will be no exceptions made, unless there is an emergency, or a request is made and approved by your compliance officer.
- Participants must call their compliance officer prior to any travel in or out of state and must appear in person with proof of travel (receipts with date, time, and location) on the following business day.

Educational & Employment Requirements (OFF – 002)

- Participants that are not employed full time, and do not have their high school diploma or GED may be asked to enroll in an ABE/GED (GED program must be a state approved program) or another academic program approved by COMPLIANCE. In order to be eligible to be reduced in Risk/Cooperation (R/C) level.
- ABE/GED student must attend a minimum of 20 hours, which will be confirmed by the GED Director.
- If the participant is not employed full time or attending school, he/she will be required to complete community service and may be required to complete job searches as determined by your compliance officer. Community service hours will be evaluated on a case-by-case basis by the COMPLIANCE team.
- If participants are employed full time, participants are required to submit their work schedule every week to their COMPLIANCE officer. If the participants work schedule does not change a letter from the employer will be sufficient; the letter will need to reference work hours. If a work schedule is not submitted in a timely manner the participant may be subject to sanction.
- Participants are required to notify COMPLIANCE of all changes in their work schedule immediately.

Successful Completion of Probation Requirements (OFF-021)

Successful completion of Probation or Compliance can occur after:

- Successful completion of all court requirements
- Offender has remained substance free
- Offender has paid all probation fees in full
- Quick and timely completion of programs

Revocation Criteria (OFF - 014)

Revocation of probation will be determined by the Courts. It may be reviewed on a case-by-case basis for potential alternatives to incarceration. Revocation will be based upon one or more of the following:

- Continued use of substance
- Failure to participate in treatment sessions
- Unwillingness to be respectful and courteous to staff
- Non-Compliance with the court requirements
- Absconded for more than 14 days
- Receiving new charges of violating criminal and/or traffic law
- Failure to follow program contract, guidelines, and rules

COMPLIANCE Supervision Levels

(OFF-001, OFF-004, OFF-005, OFF-015, OFF-019, OFF-022)

All Offender interactions are documented in offender's file, with initials/signatures.

This program utilizes a screening tool implemented by a licensed screener coupled with treatment assessments (MHP), criminal history, and failures to appear to determine initial color level. Monthly reviews will be conducted on all offenders to determine if any offenders are eligible to move down a color, only if and or when the client completes his/her first color. At any time, an officer can move an offender up a color (1 color per offence) as a sanction for failed compliance/sobriety.

High risk offenders (Rainbow) have the option of being placed on Electronic Monitoring (EM) or into Intensive Inpatient Treatment (IIP) as an alternative to detention, if ordered by the courts. EM must be paid for by the offender in advance of each month required. A failure to pay the EM Fee will result in an affidavit being filed, and revocation of probation being requested.

An offender, if compliant on EM or IIP, may be moved down a color after 30 days of sobriety and compliance with program/court requirements.

The following conditions apply to all color levels.

- Participants are required to call the “Color Line” at 1 (800) 494 -1250, every morning between 6:00 to 8:00 a.m., for the random color.
- Participants must call DWI office between 8:00 & 9:00 a.m. to schedule a time to submit their UA.
- Participants must continue to comply with program and court requirements.

Level 5 (Rainbow) Probation cost + \$50/mo. UA fee.

- Sobriety must be maintained for 30 days before stepping down to lower R/C Level.
- **Three weekly** in person/or via telephone appearances.
- A minimum of 3 weekly drug tests
-

Level 4 (Red) Probation cost + \$40/mo. UA fee.

- Sobriety must be maintained for 30 days to move down to level 4 (black).
- **Twice Weekly** in person/or via telephone appearances.
- A minimum of 2 weekly drug tests
-

Level 3 (Black) Probation cost + \$30/mo. UA fee.

- Sobriety must be maintained for 30 to move down to level 3 (blue).
- **Once Weekly** in person/or via telephone appearances.
- A minimum of 1 weekly drug tests

Level 2 (BLUE) Probation cost + \$20/mo. UA fee.

- Sobriety must be maintained for 30 to move down to level 2 (silver).
- **2 times a month** in person/or via telephone appearances.
- A minimum of 3 monthly drug tests
-

Level 1 (GREEN) Probation cost + \$0/mo. UA fee.

- Sobriety must be maintained to be eligible for early release from supervised probation.
- **Once per Month** in person appearances.
- A minimum of 1 monthly drug and/or alcohol test

Offender Handbook Receipt of delivery

I have read and understand the Cibola County DWI and Community Compliance Offender Handbook. I agree to abide by the rules and commit myself to successfully completing the program. Finally, I understand I will be held responsible for my failure to follow the program rules and requirements. (OFF-004):

Signature of Compliance Participant

Date

Signature of Misdemeanor Compliance Officer

Date

DWI COMPLIANCE PROGRAM CONDITIONS AND CONTRACT

CASE NO. _____

NAME: _____

DOB: _____ SS #: _____

I, hereby acknowledge that, contingent upon acceptance by the Cibola County DWI Compliance Program, I have been placed on supervision by Municipal, Magistrate, and/or District Court.

I understand that by signing and initialing below, I am entering into an agreement with the Cibola County DWI and/or Community Compliance Program.

I further understand, I must comply with the conditions set forth by the program. Finally, I understand that the Misdemeanor Compliance Program's policies prohibits harassment and discrimination of offenders based on race, religion, national origin, gender, sexual orientation, disability, or political views. (OFF-023)

Please initial each blank after you read it

1. _____ I understand, according to the Administrative Office of the Courts (AOC), per Section 31-20-5.1 NMSA 1978, Cibola County DWI Compliance, is authorized to charge me a Probation Fee. This fee is determined by the presiding Judge. I am obligated to pay this fee. This includes an additional separate fee for urine analysis (UA) testing which follows a sliding scale based on Supervisory Level (Color). This is covered in the offender handbook. If required, SCRAM/GPS/RBA monitoring fees will also be charged. Fee rate to be set on the device and current monthly amounts. Finally, a onetime \$50 screening fee will be charged.
2. _____ I understand, in the event I pick up new charges, and I am re-ordered into the Compliance Program, I will be responsible for a whole new and separate set of fees, as indicated above. (OFF-006, OFF-015)
3. _____ I understand that it will be at the discretion of my Misdemeanor Compliance Officer (MCO), or her supervisor, when to administer a random urine analysis (UA) or breath alcohol content test (BAC). Positive UA results will be set to the lab for conformation and/or levels.
4. _____ I will not violate any of the laws/ordinances of the State of New Mexico, or any other jurisdiction.
5. _____ I will report to the compliance office as often as required by my MCO.
6. _____ I will maintain good, accurate and truthful communications with all MCOs and I will reply to any and all correspondences received from any MCO in a timely manner.
7. _____ I will get permission from my supervising compliance officer and notify the court before traveling outside of Cibola County and/or my residing County where I am being supervised.

8. _____ I will notify the compliance program, of changes to the following:
- a. My Phone numbers (Immediately or leave voicemail)
 - b. My Address (within 72 hours)
 - c. My Employment (within 72 hours)
 - d. My Treatment progress (within 72 hours)
 - e. My DWI Class progress (within 72 hours)
 - f. My Domestic Violence progress (within 72 hours)
 - g. My Education progress (within 72 hours)
 - h. My Community service progress (within 72 hours)
 - i. My Interlock status (Immediately or leave voicemail)
 - j. Any interaction with law enforcement (Immediately or leave voicemail)
9. _____ I understand that because I am being monitored by the Cibola County DWI Compliance/Community Compliance Program as ordered by the court, I shall not associate with any person/people, identified by the program as being detrimental to my supervision; which may include any a person/persons having a criminal record, on probation/parole, and any victims/witnesses of my crime or any other crimes.
10. _____ I will follow any lawful order and instruction given to me by an MCO, this includes; actively participating in, and successfully completing, treatment program, such as; Therapy, Counseling, Education, etc.
11. _____ I understand that, in the event an MCO has reasonable cause/suspicion or a belief that a search of my home/place of residence, automobile(s), and property, will produce evidence of a violation of the Cibola County Compliance Conditions of Supervision, an MCO will request and secure a **warrant**, for a law enforcement officer to conduct a search, of my home/residence, automobile(s), and property. I further understand that I will permit any Compliance Officer to visit my home/residence or place of employment at any time.
12. _____ I understand my financial obligations to the program.
13. _____ I understand that if there are any pending fees owed to the program, by me, that upon completion of my probation I will not receive a Certificate of Completion, nor will a copy of such certificate be sent to the Court for evidence of completion.
14. _____ I understand that I am required to report any arrests, charges, or questioning by a Peace Officer to an MCO immediately. If the office is closed, I will leave a voicemail.
15. _____ I will not have in my possession, at any time, any firearms, ammunition, or other devices that could be categorized as a deadly weapon, unless otherwise authorized by the presiding Judge.
16. _____ I will not buy, sell, consume, or distribute any controlled substance.
17. _____ I will only consume prescribed drugs, which are legally prescribed to me, by a state licensed medical doctor/practitioner. In the event that there are medications prescribed to me, I understand that I am required to provide a complete list of all such medications to an MCO and I will be required to update that list in a timely manner, as needed.
18. _____ I fully understand that I cannot possess, use or consume any alcoholic beverages and I further acknowledge that I cannot at any time, enter into any liquor establishments. With the exception of a grocery store, to purchase groceries, or a restaurant (only to eat) that serves a majority of food over alcoholic beverages.
19. _____ I understand that in the event that I am ordered, referred, or transferred into any rehabilitation center and/or treatment center that I am required to physically check in MCO within 48 hours (72 if on

a Friday) of a release from any facility. Should I need more time to check in, in person, I will call the office, immediately to request an extension.

20. _____ I understand that an MCO may be requested to give testimony at any court hearing(s), regarding my Compliance or non-Compliance with the program.
21. _____ I fully understand that failure to remain compliant with all the conditions set forth by the program may result in an "Affidavit of Non-Compliance" being issued to the Court, and that this may result in a Bench Warrant being issued in my name.
22. _____ I will abide by any and all additional conditions of release as set forth by the Court.
23. _____ I understand, that I am required to install an Ignition Interlock in any vehicle that I own or operate.
24. _____ I understand, I must get an Interlock License within 15 days of being sentenced OR have the interlock affidavit signed, and I cannot operate a motor vehicle without it.
25. _____ I understand that I must complete my Community Service hours at a Non-Profit Agency

I have read and understand the terms and conditions of the Cibola County Compliance Program and agree to abide by its terms, and conditions.

Participant Signature

Participant Printed Name

Misdemeanor Compliance Officer Signature

MCO Printed Name

Executed in Cibola County, New Mexico on this _____ day of _____, 20____

Public Notary Signature