

JOHN TYLER ALCOHOL SAFETY ACTION PROGRAM

Visit our web page at jtasap.com

Chester Office

9620 Iron Bridge Rd #101
Chesterfield, VA 23832
Telephone: (804) 914-2181
Fax: (804) 796-4547

Henrico Office

4115 East Parham Rd.
Henrico, VA 23228
Telephone: (804) 914-2181

Re: Program Service Transfer

As requested your VASAP service is being transferred to the state in which you reside. Please complete the attached Intake Questionnaire and return it to the office via mail or fax. Upon receipt of the intake packet your case manager will contact you by phone to complete your intake interview and review guidelines for enrolling in a program in your state.

It is your responsibility to locate a program equitable to the Virginia ASAP program after completion of your phone interview. The program you enroll in must be licensed by the state to provide substance abuse treatment services. The counselor completing your assessment must be ASAM Certified. The program must also be willing to send this office written verification of your enrollment, verification of admission to include assessment and treatment recommendation, monthly progress reports the first of each month, report of any probation violations, and a final discharge summary.

The case manager will forward you a referral packet upon completion of the phone interview. You will need to provide the packet to the counselor completing your program assessment in the state you reside.

Upon completion of the assessment and program recommendation by the out-of-state program, John Tyler ASAP will review the assessment and program recommendation. This program must be approved by John Tyler ASAP. Please do not begin the education or treatment group until you have received approval by your case manager. Please be reminded that you are responsible for the cost of the out of state program as well as the \$300 VASAP enrollment fee. This fee is due within five days of this letter. John Tyler ASAP will not review your Service Provider paperwork until the ASAP fee is paid. This fee may be paid by money order (via mail) or by your Master Card, Discover, or VISA on-line at Vasap.virginiainteractive.org. VASAP fees are non-refundable.

Should you be required to have an Ignition Interlock Device on your car you may locate an interlock vendor in your state to provide this service. The interlock vendor must be an approved Commission on VASAP vendor. You will find a list of approved interlock vendor's on the Commission on VASAP web page at <http://www.vasap.state.va.us>. Installation, monthly calibrations and de-install reports are required. The Code of Virginia requires that you have no violations for a period of six consecutive months to meet DMV requirements (the court may require a longer period of time). Any failed events will result in the restart of the 6 month monitoring period.

Attached is the John Tyler ASAP Intake Packet which outlines program policies and expectations. Please review this form, initial each section, sign and return. Should you or the out-of-state program have any questions regarding your program participation, please do not hesitate to contact this office.

Sincerely,

Case Manager:

Case Manager's Email:

July 2021

JOHN TYLER ALCOHOL SAFETY ACTION PROGRAM

Visit our web page at jtasap.com

Henrico Office
4116 East Parham Rd.
Henrico, VA 23228
Telephone: (804) 914-2181

INTAKE APPOINTMENT INFORMATION

(Please read and complete all information except for the appointment date and time.)

NAME: _____
LAST FIRST MIDDLE (FULL)

DL#: _____ STATE LICENSED: _____

GENDER (Circle One): MALE / FEMALE DATE OF BIRTH: _____ RACE: _____

ADDRESS: _____
(STREET/P.O. BOX)

CITY: _____ COUNTY: _____ STATE: _____ ZIP: _____

PHONE: () _____ (HOME) / () _____ (WORK) / () _____ (CELL)

EMAIL ADDRESS: _____ @ _____

SCHEDULED INTAKE/ORIENTATION APPOINTMENT

(To be completed by Enrollment Coordinator)

Your intake orientation has been scheduled for _____ a.m. / p.m.

On _____, 20_____

PLEASE BE REMINDED

- You are required to be on time for your scheduled intake orientation.
- Tardiness or failure to attend this appointment may result in your return to court and /or removal from the program.
- You will be charged a \$25 fee for all rescheduled appointments.
- You are responsible for the \$400 ASAP enrollment fee (\$100 intervention fee included). Payment may be made in the form of credit card (VISA, Master Card or Discover) or money order made payable to John Tyler ASAP.
- Payment may be made on-line at Vasap.virginiainteractive.org prior to your scheduled intake appointment.
- CASH and CHECKS ARE NOT ACCEPTED.
- ALL FEES ARE NON-REFUNDABLE. _____ (please initial here)
- If you have difficulty reading or writing, you are to bring someone with you to fill out the necessary information.
- By court order or voluntary enrollment, you have been placed on probation and referred to John Tyler ASAP. For successful completion, your attendance for this appointment and all future appointments and classes is mandatory.

I HAVE READ & UNDERSTAND THE ABOVE

CLIENT'S SIGNATURE: _____ DATE: _____

JOHN TYLER ALCOHOL SAFETY ACTION PROGRAM

CONDITIONS OF ENROLLMENT

**PLEASE INITIAL ALL AREAS AS INDICATED*

1. I am responsible for the \$300 ASAP enrollment and the \$100 intervention fee paid directly to John Tyler ASAP for participation in the program. Total Fees due at enrollment: \$400. Payment may be made by Money Order, Master Card, Discover, or Visa. Credit card payments may be made on-line at Vasap.virginiainteractive.org or in the office. **Fees are subject to change.* Pre-Enrollments, DMV-volunteers, Re-enrollments and Out-of-State Transfers must pay the full fee at the time of enrollment.

All fees are non-refundable. * _____

If you have any questions regarding your scheduled appointment or payment of the ASAP fee, you should contact the ASAP office at (804) 914-2181, Monday thru Friday 8:30 am to 5:00 pm.

2. I understand that I must attend all scheduled appointments and classes as designated by the ASAP Case Manager or staff, including inpatient treatment or alcohol counseling if so required as part of my assessment (State requirements). * _____
3. If under a court order of abstinence, I understand that I cannot use alcohol, products that contain alcohol or mood-altering chemicals at any time from the date of my court order until released by John Tyler ASAP and the courts. During the time of my involvement in the program, a violation of the law with reference to drinking or drugs will be grounds for my removal from ASAP and return to court. (Unsuccessful discharge for DMV volunteers) * _____
4. I understand that I can only drive where my restricted driver's license (green form/court order) designates once all enrollment conditions, DMV requirements and Ignition Interlock requirements are in compliance. Driving outside my court order is a violation. I understand I must carry my restricted license order at all times while operating a motor vehicle until such time the restricted license has expired and a regular license is obtained from DMV. I will report to DMV within 24 hours of the expiration date on the restricted license and ASAP is completed. If my restricted license order expires before completion, I understand that I must contact my case manager before the expiration date. * _____
5. I understand that I must maintain a valid driver's license to receive Ignition Interlock monitoring credit. My monitoring period will begin or restart at the date a valid permit is issued by DMV. Additional fees will be incurred if I do not meet my interlock requirement during the court probation period. * _____

DMV REQUIREMENTS INFORMATIONAL SHEET

All information is subject to change

If you have been placed in the ASAP program by the Court and are granted a **Restricted License**, you must do the following within **60 days of your court date** so that DMV will not suspend your Restricted License:

1. You must have surrendered your license to the Court Clerk or Judge on the day of your conviction.
2. You may be issued a Restricted Driver's License (green copy-form DC265) by the Court. After you enroll in the program, you are allowed to drive on this order (unless there is an Ignition Interlock requirement) until such time you apply to DMV for the second part (photo copy) of your restricted license, as long as there are no other problems with your driving record. **YOU MUST WAIT AT LEAST 30 DAYS FROM YOUR COURT DATE BEFORE YOU CAN GO TO DMV, BUT YOU ARE REQUIRED TO GO WITHIN 60 DAYS OF YOUR COURT DATE.**
3. If you are required to have the Ignition Interlock Device, you are required to install this device on your primary vehicle (unless the court has ordered all vehicles titled in your name) and all vehicles titled in your name if this is a second DUI. The Ignition Interlock Device must be installed in your vehicle(s) within 30 days of the court order. You may not operate a vehicle if you are required to have the Interlock device until the device is installed.
4. DMV may be mailing you a letter requesting that you do the following:
 - A. Provide proof to DMV that you have filed for FR-44 insurance. This is assigned risk insurance, and the FR-44 form is obtained from your insurance company. Ask the insurance agent to make a special note on the FR-44 form, showing that it is being filed as a result of your DUI conviction. This will help DMV process your restriction much faster.
 - B. You must pay a Reinstatement Fee to your local DMV. Save your receipt. *(As of July 1, 2011, in addition to the reinstatement fee, Virginia law requires payment of a \$5 fee for each additional suspension or revocation order in effect when reinstating driving privileges.)*

REMEMBER, EVEN IF YOU DO NOT RECEIVE A LETTER FROM DMV, IT IS YOUR RESPONSIBILITY TO OBTAIN THE PLASTIC PHOTO PART OF YOUR RESTRICTED LICENSE FROM DMV WITHIN 60 DAYS OF YOUR COURT DATE. If you do not obtain the photo part of your Restricted License from DMV within 60 days of your court date, your license is **REVOKED**. You cannot drive.

If you need to correct information or make changes on your green restricted driver's license, you must go to the Clerk of Court to have this done. ASAP does not have the authority to make any changes on your restricted license. If you receive a new ROL, you must come to John Tyler ASAP to have it signed and sealed on the back. Should you have further questions regarding your restricted license or the filing of the FR-44 insurance form, you must contact DMV or your insurance agent. You may need legal proof of your identity at DMV, i.e. birth certificate, Social Security card. For further information, please contact DMV.

JOHN TYLER ASAP

SUPPLIMENTAL IGNITION INTERLOCK ENROLLMENT PACKET

TO BE COMPLETED AT TIME OF ENROLLMENT FOR INTERLOCK SERVICES

Please complete the following Ignition Interlock Agreement if you are required to have the ignition interlock device installed on your vehicle or if you plan to petition for a restricted permit where the ignition interlock device may be required. You will be provided additional information by the front desk staff regarding ignition interlock installation.

Ignition Interlock Participation Agreement



www.vasap.virginia.gov

Participant Information

Driver's License Number

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State of Issue

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First Name: _____

Middle Name: _____

Last Name: _____

Address: _____

City / Zip _____

Phone Number: _____

Date of birth: _____

Email address: _____

Agreement

By signing below, I acknowledge that I have reviewed and agree to abide by the terms of the VASAP Ignition Interlock Participation Agreement and all laws related to the Virginia Interlock program published in the Virginia Code.

All VASAP ignition interlock participants are required to abide by the following conditions:

1. ASAP clients convicted of a DUI 1st offense must install an ignition interlock on any vehicle they operate, unless otherwise ordered by the court. ASAP clients convicted of a DUI 2nd or subsequent offense must install an ignition interlock on any vehicle they operate, and any vehicle registered or titled to them, in whole or in part. _____
2. Both court-ordered and DMV administrative interlock clients are required to complete enrollment with a local ASAP to open a case for ASAP interlock monitoring services. _____
3. For DMV administrative interlock cases, the ASAP interlock monitoring fee is \$50 per month. The ASAP will not successfully satisfy any interlock requirement with the DMV in which the ASAP fee balance is not paid in full. Clients who have an ASAP fee balance 60-days or more in arrears are subject to having their interlock monitoring services terminated by the ASAP. _____
4. Clients under any ignition interlock requirement must notify the ASAP immediately if they register or title a new vehicle. The new vehicle must have an ASAP approved interlock device installed within 10 calendar days of registering or titling the vehicle, if related to a DUI 2nd or subsequent conviction, a DUI 1st where the court required interlock installed on all vehicles, or a DUI 1st conviction where the client intends to operate the vehicle. Failure to install ignition interlock on all required vehicles may result in a DMV license suspension, an interruption in client eligibility to earn installed interlock credit, or the loss and reset of all previously accrued installed interlock credit. The client will not be eligible to begin earning installed interlock credit until an interlock is installed on all required vehicles and the client is once again in a compliant status with Virginia DMV ("Licensed" for Virginia drivers, "Not Licensed-No Fees Owed" for out of state license holders). _____
5. Court-ordered ASAP clients seeking an exemption to drive an employer's vehicle without an interlock installed must have the employer petition the court. The client must not be in control or ownership of the business in whole or in part. If an employer exemption is granted within a restricted license issued by the Court, the client is still required to install an interlock in a personal vehicle, achieve proper licensure with Virginia DMV, and achieve compliance with their home state of licensure to satisfy the requirement. If approved by the court, ASAP clients, and their employer, must complete the VASAP Ignition Interlock Program Employment Exemption Application in full and promptly return it to their servicing ASAP. _____
6. The Court-ordered interlock device must be installed within 30 days of the effective date on the DC-266 Ignition Interlock Order Form. The interlock device must be calibrated at least every 30 days per Virginia Code 18.2-270.1. _____
7. ASAP clients installing interlock in a vehicle they do not own must submit a completed "VASAP Ignition Interlock Consent to Install Form" to the interlock technician at installation. The document must be notarized unless the owner of the vehicle will be present at the installation appointment. _____
8. ASAP clients are not permitted to change interlock vendors after device installation unless approved by the Commission on VASAP. _____

9. Installed ignition interlock credit for court-ordered interlock clients cannot be earned if a client has a suspended, revoked, or not eligible status with Virginia DMV or their home state of licensure. ASAP clients under a court-ordered interlock requirement must comply with all terms of the court-issued restricted license order (DC265) and all licensing requirements of the DMV to earn installed interlock credit. _____
10. The court-issued restricted license order (DC265) document shall expire 60 days from the effective date on the originally issued order unless accompanied by a valid hard copy license from Virginia DMV. Driver's licensed in another state at the time of the Virginia DUI conviction must also meet the 60-day compliance requirements with Virginia DMV by achieving a "Not Licensed-No Fees Owed" status with the Virginia DMV and by obtaining a valid hard-copy picture driver's license from their home state of licensure. _____
11. Installed ignition interlock credit for DMV administrative clients cannot be earned if a client has a suspended, revoked, or not eligible status with Virginia DMV or their home state of licensure. In addition, ASAP clients under a DMV interlock requirement, cannot begin to earn installed interlock credit until the date they obtain a valid, hard copy picture driver's license from the Virginia DMV. Clients licensed another state must comply with all requirements of the Virginia DMV for out-of-state drivers, by achieving a "Not Licensed-No Fees Owed", status with the Virginia DMV and obtaining a valid hard-copy picture driver's license from their home state of licensure before they can begin earning installed interlock credit. _____
12. For all installed ignition interlock clients, failure to maintain compliance with DMV requirements in Virginia, and in your home state of licensure, can result in a suspension of license and an interruption of earned installed ignition interlock credit. Clients will begin earning installed ignition interlock credit once they have complied with all outstanding requirements of the DMV in Virginia and their home state of licensure. The days of ineligibility to earn installed ignition interlock credit will be tolled upon the end of the initial required term of ignition interlock. _____
13. ASAP clients, while in proximity of the ignition interlock, are required to avoid substances which may contain alcohols and avoid using any substances, whatsoever, other than water, within 15 minutes prior to providing a breath test into the interlock device. In addition, all smoking substances should be avoided while using the ignition interlock to prevent potential damage to the fuel cell. _____
14. Breath test readings above the fail point of 0.02%, and skipped rolling re-tests, are considered violations. Clients are required to provide a second breath sample within 15 minutes of any failed or skipped test. The second breath sample provides the ASAP with additional information to determine if the failed, or skipped, breath test was due to consumed alcohol. _____
15. ASAP clients are solely responsible for all activity on the interlock device. The photos collected by the camera installed in the vehicle may be used to prove otherwise. All situations in which the person providing a breath sample on the device, or the device itself, are not clearly visible and identifiable in the photos captured by the interlock camera will be considered interlock violations. ASAP clients who permit another person to supply a breath test on the interlock device, in an attempt to start the vehicle on behalf of the client or an attempt to clear a violation breath sample given by the client, violate Virginia Code 18.2-270.1. The client and any involved parties may be charged with a Class 1 misdemeanor. _____
16. If requested, ASAP clients are required to submit formal documentation from any vehicle maintenance or repair facility to the ASAP documenting the type of service performed along with the vehicle's dates and times in and out of the repair facility. _____
17. Pursuant to Va. Code § 17.1-612, ASAP clients who directly, or indirectly, subpoena staff members of the VASAP state office for testimony at any court hearing may be subject to payment of the witness's daily mileage and toll expenses. _____
18. ASAP clients agree that ASAP is the custodian of record of ignition interlock reports generated from the interlock device data contained in the interlock provider's server, which is made at or near the time of the occurrence of the event(s) set forth therein, and that such reports and records are kept in the ordinary course of regularly conducted business activity of monitoring ASAP interlock clients, and that such records are made by ASAP caseworkers as a regular practice in monitoring a client's compliance with the interlock. _____
19. ASAP clients are required to complete their final calibration on or after their interlock compliance end date. No interlock device shall be removed without ASAP authorization. _____
20. These conditions and terms will remain in effect until successful completion of all court and/or DMV ignition interlock requirements. By signing below, I acknowledge that I have received a copy of and understand all conditions and information contained in this Ignition Interlock Participation Agreement. _____

Notice

The Virginia Alcohol Safety Action Program (VASAP) collects the information on this form for identification purposes, to enroll you in the Virginia Alcohol Safety Action Program. You are not legally required to complete this form. You can refuse; however, VASAP cannot enroll you in the Ignition Interlock program. Program participants are subject to the terms and conditions set forth in this form. For Program enrollees, violations of the conditions outlined in the Program Guidelines may result in consequences including, but not limited to, an extension of time on the program, a return to court non-compliant, a referral for a treatment assessment, and/or termination from the program. VASAP will not share this form with other entities; however, through the program, VASAP collects driver's information that may be released to the following: state and federal enforcement agencies; licensing boards and agencies; state and federal courts; law enforcement agencies and prosecutorial authorities; persons and entities named pursuant to a court order; and any other person or entity authorized by state or federal law.

Signature _____

Date _____

DMV Administrative Enrollment & ASAP Interlock Monitoring Fees

Clients are required to enroll with the local ASAP in order to begin ASAP interlock monitoring services for a DMV interlock requirement. The enrollment requirement applies even in cases where a client is transitioning from a court interlock requirement to a DMV administrative interlock requirement at the expiration of the restricted license order. Enrollment requires that the client sign the Commission on VASAP "Authorization for Release of Confidential Information Form" and provide an updated (within past 30 days) "DMV Compliance Summary".

The ASAP is permitted to charge a \$50 per month ignition interlock monitoring fee. This \$50 per month service fee begins the day you enroll with the ASAP as a DMV administrative interlock requirement or the date of your restricted license expiration if originally a court ordered interlock requirement. Service fees that become 60 days overdue will result in unsuccessful interlock requirement. Service fees that become 60 days overdue will result in unsuccessful closure of your case and a suspension of your driver's license through the Virginia DMV. If this occurs, you will be required to re-start the DMV administrative interlock requirement after paying all outstanding ASAP monitoring fees.

By signing below, I acknowledge that I understand and agree to abide by all requirements stated in this document.

Client Signature

(Date)

**VIRGINIA ALCOHOL SAFETY ACTION PROGRAM
AGREEMENT TO PARTICIPATE**

Please read each statement and initial on the line following each statement.

As an ASAP participant, you are subject to the following program rules. These rules apply if you are enrolled as a court referral or if you are enrolled satisfying a DMV requirement.

I understand that I am required to meet with my ASAP case manager as deemed necessary. _____

I understand that I am responsible for keeping my case manager aware of any change of address and change of telephone numbers. _____

I understand that am responsible for making my case manager aware of any new criminal or traffic violations. _____

I understand that I am responsible for making my case manager aware of any other changes that might affect my ASAP participation. _____

I understand that I must pay the ASAP fee in full or set up a payment plan, which I will adhere to. This applies only to court ordered participation. _____ *(Full payment is due at enrollment for DMV cases)*

I understand that I am responsible for paying a \$25 rescheduling fee for missed ASAP appointments or class. _____

I understand that I am responsible to nav the costs of any treatment services that I may receive directly to the treatment provider. _____

I understand that I am required to engage and actively participate in ASAP education classes. _____

I understand that I am required to attend all ASAP education classes and treatment sessions free of alcohol or illicit drugs. _____

I understand that I am required to successfully follow the treatment plan as prescribed by the treatment provider or my case will be in a noncompliance status. _____

I understand that I am required to attend all education treatment sessions and comply with attendance policies. _____

I understand that I am required to submit to a breath test when requested by an ASAP representative. _____

I understand that if I am under a court order to remain abstinent that I am not permitted to drink alcohol at any time or use any illicit drugs and that I will be required to submit to drug and alcohol testing. _____

I understand that testing positive for alcohol, illicit drug usage, or having an ignition interlock violation will result in my case being reclassified and may result in my case being returned to court, if under the court's jurisdiction. _____

I understand that I am required to adhere to this participation agreement and that failure to comply will result in my case being returned to court for noncompliance. I further understand that if I am enrolled to satisfy a DMV requirement that my noncompliance can result in my case being closed as unsuccessful. _____

I understand that the Code of Virginia requires that I enter and successfully complete an Alcohol Safety Action Program (ASAP) in order to have my license re-instated. I understand that if I fail to complete the ASAP at this time, that I may re-enroll at a later time and will be required to pay the required enrollment fee(s) and any unpaid ASAP balances. _____

I HAVE READ THE ABOVE AND FULLY UNDERSTAND THE TERMS AND CONDITIONS OF MY PARTICIPATION IN ASAP.

Client Name (print)

Client Name (signature)

Date

Virginia Alcohol Safety Action Program

Intake Questionnaire

Full Name: _____
(First) (Middle) (Last) (Suffix)
Mailing Address: _____
(Street) (City) (State) (Zip Code)
Primary Phone Number: _____ Secondary Phone Number: _____
Driver's License Number: _____ Date of Birth: _____
Email Address: _____ @ _____

Are you a student? Yes No If yes, where? _____

Employer: _____ Work Hours: _____

Annual Income: \$ _____ Health Insurance Provider: _____

Medical History

Medical Conditions: _____

Prescribed Medications: _____

Have you ever been told by a medical professional not to use alcohol or drugs? Yes No

Do you have any medical conditions directly related to your use of alcohol or drugs? Yes No

If yes, list the conditions: _____

Legal History Have you had any...

Previous Arrest or Convictions for: (Do not include your present referral)

DUI Yes No How many? _____ Public Intoxication Yes No How many? _____

Underage Poss. of Alcohol Yes No If yes, how many? _____

Drug Offenses Yes No If yes, how many? _____

Other Criminal Charges (including Reckless Driving) Yes No If yes, how many? _____

List each offense: _____

Do you have any pending charges? Yes No If yes, how many? _____

List all pending charges: _____

Are you currently on probation with any other agency? Yes No

If yes, list the name of the Agency: _____ Probation Officer: _____

About Your Current Referral

What was your original charge/offense? _____

Date of original charge/offense: _____

What was your final conviction? _____ Court of Conviction _____

Date of conviction: _____

Why did the officer "pull you" or cause him to stop you? _____

What alcohol beverages and/or what drugs were you using on the day of your arrest? _____

How much did you drink/use that day? _____

What was the occasion? _____

Did you have an accident that day? Yes No Were there any injuries? Yes No

What was your BAC at the time of arrest? _____ Did you feel impaired? Yes No

Alcohol and Drug History

How many days per week do you consume alcohol? _____ How much alcohol do you consume on those occasions? _____

When did you last consume any alcohol? _____

How much did you consume? _____

Which drugs have you used or experimented with:

Cocaine, Last use _____ Marijuana, Last use _____ Heroin, Last use _____

Amphetamines, Last use _____ Other: _____

Have you ever tried to quit?

Drinking? Yes No If yes, how long did you abstain? _____

Using Drugs? Yes No If yes, how long did you abstain? _____

Have you ever taken a prescription drug that was not prescribed to you? Yes No

If yes, what medication did you take? _____

When? _____

Have any of your blood relatives have, or had, a problem with alcohol or drugs? Yes No

Have you had any...

Previous Alcohol/Drug Education? Yes No If yes,
Where: _____

When: _____

Previous Alcohol/Drug Treatment? Yes No If yes,
Where: _____

When: _____

Have you had any...

Previous ASAP Participation? Yes No If yes, where:
When: _____

Previous AA or NA Attendance? Yes No

If yes, was your attendance Voluntary Court Ordered

I certify under penalties of perjury this information is accurate to the best of my knowledge.

Signature: _____

Date: _____

ASAP Office Use Only

Indicate Service Type: Intensive Education Treatment Assessment

Notes: _____

VASAP CONSENT FOR THE RELEASE OF CONFIDENTIAL INFORMATION - GENERAL

Probationer: _____ (Your Name) Date of Birth: _____

I hereby grant the Virginia Alcohol Safety Action Program (VASAP) consent to exchange information with:

- the court of record/referral
- the Commonwealth Attorney's office
- attorney(s) of record
- local, state and federal law enforcement agencies
- other criminal justice entities
- the Virginia Department of Motor Vehicles
- applicable VASAP ignition interlock service providers
- other (specify) _____

for the purpose of facilitating, supervising, verifying, and reporting my participation in, and compliance with ASAP requirements.

I understand that if I am being referred to the Alcohol Safety Action Program by a court, information concerning my participation will be reported to the court, and my consent for that purpose will terminate upon successful completion of my ASAP probation. In the event of noncompliance, this Consent for Release of Confidential Information will not expire until the referring court formally terminates the Alcohol Safety Action Program's oversight of the case.

I understand that if I am enrolling in the Alcohol Safety Action Program to complete a DMV requirement, this Consent for the Release of Confidential Information shall expire automatically upon termination of my ASAP participation. I understand that my records are protected under Federal Confidentiality Regulations (42CFR Part 2) and cannot be disclosed without my written consent unless otherwise provided for in the regulations. I further understand that all treatment information is protected under HIPAA and cannot be released by the ASAP without my consent; however, should I elect to transfer to another ASAP, all records to include treatment records will be sent to the supervising ASAP in order to effectively administer my case. A copy of this Consent for Release of Confidential Information form shall be considered to be valid as the original.

Executed this _____ day of _____, 20_____

Participant's Signature: _____

Parent/Guardian Signature (required if under the age of 18): _____

To revoke consent for release of information, complete this section.

Date Revoked: _____
Participant's Signature: _____

Parent/Guardian Signature (if required): _____

PROHIBITION ON RE-DISCLOSURE: This information has been disclosed to you from records protected by Federal Confidentiality Rules (42 CFR Part 2). The Federal Rules prohibit you from making any further disclosure of this information unless further disclosure is expressly permitted by the written consent of the person to whom it pertains or as otherwise permitted by 42 CFR Part 2. A general authorization for the release of medical or other information is not sufficient for this purpose.
(Updated 8/23/19)

VIRGINIA ALCOHOL SAFETY ACTION PROGRAM EMAIL AUTHORIZATION

I understand that due to the risk of electronic messages being misdirected, hacked or intercepted by unintended parties, the Virginia Alcohol Safety Action Program (VASAP) cannot guarantee that confidential messages sent over the Internet will not be subject to unintended disclosure or other privacy breaches.

I understand that emails to/from VASAP may contain personnel information that is protected by federal confidentiality guidelines.

I further understand that emails sent to/from work devices may be subject to review by my employer.

Acknowledging the above, I hereby authorize the Virginia Alcohol Safety Action Program to communicate with me via email regarding my case until such time as my ASAP case is closed, or this authorization is rescinded by me.

Client Printed Name

Client Signature

Date

Email Address

John Tyler ASAP

ALCOHOL SAFETY ACTION PROGRAM

HENRICO BRANCH OFFICE
4116 East Parham Road
Henrico, VA 23228-2759
:804. 914-2181



WWW.JTASAP.COM

CHESTERFIELD OFFICE
4211 Old Hundred Road
Chester, Virginia 23831
:804. 914-2181

Orientation Video Agreement

I, _____, certify that I have viewed the VASAP orientation video at https://youtu.be/dZlw8_58usY.

Client Signature: _____

Date: _____