

**FIRST AMENDMENT TO THE
UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF OREGON
INTERAGENCY AGREEMENT
GOVERNING REENTRY COURT OPERATION**

The following changes (changes in *bold italics*) are made to the Interagency Agreement signed by all agencies listed below, the last signature dated June 22, 2011 (the “Interagency Agreement”):

Reentry Court Proceedings

1. Under the heading, *Reentry Court Sanctions*, the bullet point shall be revised to read:
 - Participant is ordered to spend up to ***14*** days in jail (see 18 U.S.C. §§ 3563(c), 3583(e));
2. The second and third paragraphs following the bullet point list shall be amended as follows:

Sanctions of up to ***fourteen (14)*** days’ incarceration per finding of noncompliant behavior will be handled in the same, nontraditional manner. A Participant will, however, have the option of requesting termination from the Reentry Court Program and having the matter handled consistent with the dictates of 18 U.S.C. § 3583 if he or she chooses. The Court will enter the appropriate order.

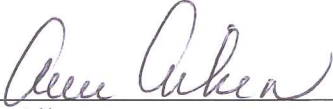
While the perceived need for a sanction of more than ***14*** days¹ will ordinarily result in termination from the Reentry Court Program, sanctions of more than ***14*** days’ incarceration may be imposed by the Reentry Court Judge in a non-adversarial setting with the understanding that the Participant will continue participating in the Reentry Court Program with Participant’s written waiver and the consent of all parties.

In addition, if a Participant is ordered to enter an inpatient drug treatment program or the residential reentry center due to concerns of ongoing substance abuse or other safety concerns, and a referral to either facility takes more than 14 days, a Participant may waive the 14-day limit and voluntarily elect to remain in custody until a bed becomes available at such facility. The PO will make the appropriate referral expeditiously and the participant will be released from custody as soon as a bed is available.

3. All of others terms and conditions of the Interagency Agreement shall remain in full force and effect.

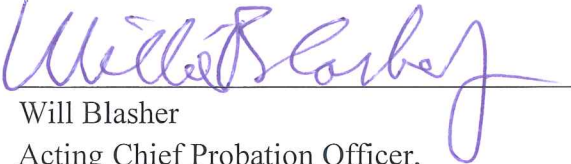
¹ This ***14***-day limit will not apply to orders of participation within a program of community corrections and does not preclude the ability of the PO to place a Participant in a residential reentry center for transitional purposes.

By signing below, the following agency representatives approve this First Amendment to the Interagency Agreement:




Ann Aiken
Chief Judge, United States District Court
for the District of Oregon

19th day of February, 2015




Will Blasher
Acting Chief Probation Officer,
District of Oregon

12 day of February, 2015



Lisa C. Hay
Federal Public Defender,
District of Oregon

10 day of February, 2015



Amanda Marshall
United States Attorney
District of Oregon

15 day of February, 2015