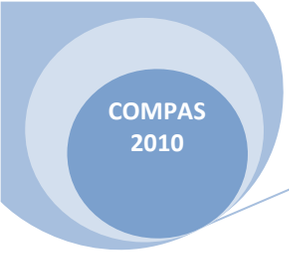


1. **Treatment Courts:** COMPAS would be used to screen defendants who participate in treatment courts and/or to determine case management once a person had been accepted into a court. The defendants must agree to undergo the COMPAS tool and have it utilized by all treatment team members in order to be accepted into the court. The results from the COMPAS would be provided to the treatment court coordinator and the coordinator would be responsible to disseminate them to the treatment teams as the coordinator and the team deem appropriate.
2. **DAGP Felonies (with or without probation):** If a District Attorney offers a deferred acceptance of guilty plea agreement and a defendant is willing to enter into that agreement, and the defendant is medium or high risk on the Proxy, the defendant must complete a COMPAS with the deferred coordinator or other designated individual. The defendant has to agree to provide the results of the screening to the DA and to the Court. If the DAGP is offered by the DA, it cannot be revoked based upon the results of the COMPAS. A copy of the COMPAS would be provided to the defendant/defense counsel, the District Attorney and the Court. The COMPAS will assess the needs for the purpose of programming/treatment on the deferred agreement.
3. **Non-PSI Felonies:** This would be court-ordered referral. If the defendant agrees to undergo the assessment, it will be shared with the DA and defense counsel. If the defendant refuses to undergo the COMPAS, the Court may consider that in fashioning a sentence. Copies would be provided to the Court and the Court would disseminate them to counsel and/or the defendant.
4. **ATRs for Probation:** The Department of Corrections will complete a COMPAS and copies will be provided to the DA, defendant/defense counsel and the Court by the Department of Corrections.
5. **PSI-COMPAS Evals:** Will be treated the same as # 3.
6. **Defendant-Requested COMPAS Evals:** These will be requested by the defendant who has a felony or misdemeanor and/or requested by their attorney. The information will not be shared with anyone unless the defendant agrees. These will be completed as long as there is sufficient time and resources available to have these completed without cost. The COMPAS provider will have to agree to keep the fact that the COMPAS was completed and its results confidential with agreement.
7. **COMPAS Assessments for Pre and Post Sentence Community Transition Referrals:** These will be requested or administered to decide a person's appropriateness for the Community Transitions Center and whether they are in need of the services that the CTC has to offer.
 - If the offender is pre-sentence then a COMPAS will have to be requested by the defense or prosecution and the jail assessor will administer the assessment. The results are then sent to the person requesting the assessment. That person may contact the CTC for the suitability of admittance into programming there and a determination as to what programming is appropriate to address the offender's criminogenic needs. The offender's COMPAS must be shared with the DA and/or Defense counsel prior to being formally admitted into services at the CTC.
 - If the offender is post-sentence then the jail assessor will assess the offender with the COMPAS assessment and make the appropriate referral to the Community Transitions Center.



Eau Claire County
COMPAS Referral Guidelines

Revised 1.24.2012