ATE OF WASHINGTON NG COUNTY DISTRICT COURT Division						
			No.			
	vs.	Plaintiff,	Stipulated Order of Continuance			
		Defendant.				
My t	rue name is		·			
My a	nge is	·				
	nt through the					
I Ha	I Have Been Informed and Fully Understand that:					
(a)	(a) I have the right to representation by a lawyer and if I cannot afford to pay for a lawyer, one will be provided at public expense.					
(b)	I am charged with:					
Co	unt Crime		RCW or Ordinance (with subsection)			
1.						
2.						
3.						
4.						
fa The []a	n count(s), it is is imily or household member elements are: s set out in the charging does follows:	er as defined in ocument(s).	committed the offense against another RCW 10.99.020.			
The and		ged carries a r	naximum sentence of days in jail			
This date Influ	Stipulated Order of Continit is entered. The period of ence /Physical Control cas	f continuance for es shall not be	es this case for months from the or domestic violence and Driving Under the greater than 60 months; the period of			
l Un Ente	ering this Stipulated Orde	Following Imp er of Continua	ortant Rights, and I give them all up by			

- this agreement plus 90 days; my new speedy trial commencement date shall be the end date of this agreement;

 (b) If the judge determines that I have violated this agreement. I give up the right to
- (b) If the judge determines that I have violated this agreement, I give up the right to contest and object to the evidence presented against me at a future hearing.

- (c) I, as well as the State/City, give up the right to a public trial by an impartial jury in the county where the crime is alleged to have been committed.
- (d) I give up the right to remain silent before and during the trial, and the right to refuse to testify against myself;
- (e) I give up the right at trial to hear and question the witnesses who testify against me;
- (f) I give up the right at trial to testify and to have witnesses testify for me. These witnesses can be made to appear at no expense to me.

7. I Understand that I Retain the Following Rights:

(a) I have the right to be represented by an attorney of my own choosing, and if I cannot afford one, one will be appointed for me at public expense if I am qualified:

	Agree to Comply with the Fo	iowilia Collalliolis by the followilla dates.
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Ρ	ay compliance monitoring fees	ored by Compliance Monitoring for month in the amount of \$ per year; or
P [_ [This agreement will be monited ay compliance monitoring fees and the monitoring fees are duction. This agreement will be monited and the monited and the monitoring fees are duction. This agreement will be monitoring agreement will be monitoring agreement will be monitoring agreement at the end continuance unless I enter a time compliance or Revocation: understand that that, at the end may either revoke the agreement or may compliance with the terms of the neterms and conditions set for a conditions set for a conditions at larges;	ored by Compliance Monitoring for month in the amount of \$ per year; or ored by [] King County [] Bellevue Probation for tion fees as set by Probation Department guidelines; or ored by the City/State; or ored by judicial review. The within 30 days of entry of this Stipulated Order of the pay agreement. The of the time period specified in this agreement, the one tabsent full and complete compliance with all of the find compliance upon a showing of substantial the agreement. If the court finds that I have complied with above, the State/City must move to:
P [This agreement will be monited by compliance monitoring fees and compliance monitoring fees are duction. This agreement will be monited and the monitoring fees are ductionally for the monitoring fees are ductionally fee	ored by Compliance Monitoring for month in the amount of \$ per year; or ored by [] King County [] Bellevue Probation for tion fees as set by Probation Department guidelines; or ored by the City/State; or ored by judicial review. We within 30 days of entry of this Stipulated Order of e pay agreement. If of the time period specified in this agreement, the contrabsent full and complete compliance with all of the find compliance upon a showing of substantial e agreement. If the court finds that I have complied with above, the State/City must move to:
	This agreement will be monited ay compliance monitoring fees and the monitoring fees are duction. This agreement will be monited months. Pay probated a suppose a monitoring fees are duction from the fees are duction from the monitoring fees are duction from the fees are duction from th	pred by Compliance Monitoring for month in the amount of \$ per year; or pred by [] King County [] Bellevue Probation for tion fees as set by Probation Department guidelines; or pred by the City/State; or pred by judicial review. The within 30 days of entry of this Stipulated Order of the pay agreement. The of the time period specified in this agreement, the contrabsent full and complete compliance with all of the find compliance upon a showing of substantial the agreement. If the court finds that I have complied with above, the State/City must move to: to the civil infraction.
P [This agreement will be monited ay compliance monitoring fees and the monitoring fees are duction. This agreement will be monited months. Pay probated a suppose a monitoring fees are duction from the fees are duction from the monitoring fees are duction from the fees are duction from th	ored by Compliance Monitoring for month in the amount of \$ per year; or ored by [] King County [] Bellevue Probation for tion fees as set by Probation Department guidelines; or ored by the City/State; or ored by judicial review. We within 30 days of entry of this Stipulated Order of e pay agreement. If of the time period specified in this agreement, the contrabsent full and complete compliance with all of the find compliance upon a showing of substantial e agreement. If the court finds that I have complied with above, the State/City must move to:

if the evidence supports a conviction for either the original or the amended charge. The

City/State waives its presence at the trial and waives its right to a sentencing hearing on
any such amended chargeBy initialing here, I (the defendant) waive my
presence for the court's determination of my guilt on the amended criminal charge and I
waive my right to a sentencing hearing.

- (a) I understand that if at any time during the term of this agreement it is alleged that I have failed to comply with any of the terms and conditions set forth above, the court may hold a revocation hearing. At that hearing I will have the right to present evidence on my behalf as to whether I have violated this agreement. I understand that at that hearing the court may either revoke the agreement absent full and complete compliance with all of the terms of the agreement or may find compliance up to that time based upon a showing of substantial compliance with the terms of the agreement.
- (b) This Stipulated Order of Continuance and the agreements contained herein is not an admission of guilt. However, if the court revokes this agreement, I agree to submit the above charge(s) on the record. I understand this means that, should I be found at a future hearing to have violated the terms of this agreement, the judge will review the police report(s) for the charge(s) listed in Section 4, including all witness statements and other evidence included in those police reports, as well as other materials specified below. These police reports and other specified materials are identified as follows:

 Incident Report #: ______ Police Agency: ______ Police Agency: ______ Number of pages: ______ Including witness statements of: _______ Additional materials and/or evidence is identified as follows:
- (c) I understand that the police reports listed above and any other specified materials listed above, for administrative purposes only, may be marked as exhibits. These documents will be filed in the court file but they will not be admitted into evidence at this time. Should I violate this Stipulated Order of Continuance I hereby waive any objection to their admission into evidence at a future hearing.
- (d) I understand that no determination has been made by the judge as to whether this evidence is sufficient to support a finding of guilty. However I also understand and agree that in the event I violate this Stipulated Order of Continuance, the judge will review the evidence listed above, and based only upon this evidence, the judge will decide if I am guilty of the crime(s) listed in Section 4 above.
- (e) I understand that if, following revocation of this agreement, I am found guilty:
 - 1. The prosecuting authority may recommend any sentence, up to the maximum.
 - 2. The judge does not have to follow anyone's recommendation as to the sentence. The judge can impose any sentence up to the maximum authorized by law no matter what the prosecuting authority or anyone else recommends.
 - 3. The judge may place me on probation for up to five (5) years if I am sentenced for a domestic violence offense or for Driving Under the Influence/Physical Control, or up to two (2) years for all other offenses. The judge may impose conditions of probation, and if the court orders me to appear at a hearing regarding my compliance with probation and I fail to attend the hearing, the term of probation will be tolled until I appear before the court on the record.
 - 4. In addition to the fees already paid under this Stipulated Order of Continuance, the judge may require me to pay fines, costs, fees and assessments authorized by law. The judge may also order me to make restitution to any victims who lost money or property as a result of crimes I committed. The maximum amount of

- restitution is double the amount of the loss of all victims or double the amount of my gain.
- 5. If I am not a citizen of the United States, a finding of guilty for an offense punishable as a crime under state law may result in my deportation, denial of permission to be lawfully admitted or re-admitted the United States, or denial of naturalization pursuant to the laws of the United States.

13.	I Unde	erstand that, if I am Found Guilty, the Following may Apply to me. (If any of
	the foll	lowing paragraphs apply upon a finding of guilty, the box should be checked and
	the pa	ragraph initialed by the defendant).
	[] (a)	The crime of has a mandatory minimum sentence of days in jail and a mandatory minimum fine of \$ plus costs and assessments. The law does not allow any
		sentence of days in jail and a mandatory minimum fine
		plue dedicated and decedentiates. The law deed not allow any
		reduction of this sentence.
	[] (b)	The crime of prostitution, indecent exposure, permitting prostitution and
		patronizing a prostitute has a mandatory assessment of \$ The
		court may reduce up to two-thirds of this assessment if the court finds that I am
		not able to pay the assessment. RCW 9A.88.120.
	[](c)	
		associated with hypodermic needles, I will be required to undergo testing for the
	[] (al)	human immunodeficiency (HIV/AIDS) virus.
	[] (a)	My driving license or privilege will be suspended by the Department of Licensing
		for a minimum period of, or longer based upon my record of conviction. This period may not include a suspension or revocation based on other
		matters.
	[](a)	I may not possess, own, or have under my control any firearm unless my right to
	[](0)	do so is restored by a superior court in Washington State, and by a federal court if
		required. I must immediately surrender any concealed pistol license. RCW
		9.41.040.
	[] (f)	This crime involves a violation of Title 77 RCW, and the Department of Fish and
	,	Wildlife may, and in some cases shall, suspend or revoke my privileges.
	[](g)	This crime involves a drug offense and my eligibility for state and federal education
		benefits will be affected. 20 U.S.C. § 1091(r).
	[] (h)	A finding of guilty is considered a conviction under RCW 46.25.010 and I will be
		disqualified from driving a commercial motor vehicle. RCW 46.25.090. I am
		required to notify the Department of Licensing and my employer of a finding of
	F 7 (1)	guilty within 30 days. RCW 46.25.030.
	[] (i)	This case involves Driving While Under the Influence of alcohol and/or being in
		actual Physical Control of a vehicle while under the influence of alcohol and/or
		drugs, I have been informed and understand that I will be subject to: [] the penalties described in the "DUI" Attachment.
		OR
		[] these penalties: The mandatory minimum sentence of days in jail, days of electronic home monitoring and a \$
		monetary penalty. The court will require me to apply for an ignition interlock
		driver's license and to drive only with a functioning ignition interlock device or, if the
		court waives those requirements, to submit to alcohol monitoring for year(s).
		I may also be required to drive only motor vehicles equipped with an ignition
		interlock device as imposed by the Department of Licensing and/or the court. My
		driving privilege will be suspended or revoked by the Department of Licensing for
		the period of time stated in paragraph 13(c). In lieu of the minimum jail term, the
		judge may order me to serve days in electronic home
		monitoring. If I do not have a dwelling, telephone service, or any other necessity to
		operate electronic home monitoring, if I live out of state, or if the judge determines I

	electronic home monitoring and im	pose an alternative sentence which may include				
[](j)	under the influence of alcohol and/ while under the influence of alcoholoffenses, as defined in RCW 46.6 charge was vehicular homicide (R 46.61.522) committed while under	ng and the original charge was driving while for being in actual physical control of a vehicle of and/or drugs and I have one or more prior 1.5055(14), within 7 years; or if the original CCW 46.61.520) or vehicular assault (RCW or the influence of intoxicating liquor or any drug, tand that I will be subject to the penalties for				
[](k)	prior offenses, as defined in RCW	ng in the first degree, and I have one or more '46.61.5055(14), within 7 years, I have been II be subject to the penalties for Negligent the "DUI" Attachment.				
[](I)	This crime involves sexual miscon- communication with a minor for im conspiracy to commit a sex offense	duct with a minor in the second degree, moral purposes, or attempt, solicitation or e, or a kidnapping offense involving a minor, as herefore, be required to register with the county				
[] (m)	Pursuant to RCW 43.43.754, this of kidnapping offender registration, of fourth degree with sexual motivation purposes, custodial sexual misconharassment, patronizing a prostitus second degree, stalking, or violation under chapter 7.90 RCW. I will, the collected for purposes of DNA ider	crime is an offense which requires sex or or is one of the following offenses: assault in the on, communication with a minor for immoral nduct in the second degree, failure to register, ate, sexual misconduct with a minor in the on of a sexual assault protection order granted erefore, be required to have a biological sample ntification analysis.				
[] (n)	probation director or designee, or trequest permission to travel or trarfor one (1) year or more and this chas incurred direct or threatened that involves the use or possession misdemeanor offense of driving woffense that requires the offender	the court if there is no probation department, to another state if I am placed on probation rime involves: (i) an offense in which a person physical or psychological harm; (ii) an offense on of a firearm; (iii) a second or subsequent while impaired by drugs or alcohol; (iv) a sexual to register as a sex offender in the sending equired to pay an application fee with my travel				
No per	I enter into this Stipulated Order of Continuance freely and voluntarily. No person has threatened harm of any kind to me or to any other person to cause me to					
enter this agreement. No person has made promises of any kind to cause me to enter this agreement except as set forth in this agreement.						
		Pefendant				
	tr	have read and discussed this agreement with ne defendant and believe that the defendant is ompetent and fully understands the agreement.				

Defendant's Lawyer

14. 15.

16.

Date:

Prosecuting Authority

Type or Print Name	WSBA No.	Type or Print Name	WSBA No.
	•	defendant in open court in the ge. The defendant asserted th	-
[] (c) An interpreter I	's lawyer had previous	or sly read to him or her; or the defendant the entire agree	ement above and that
qualified by the court to defendant understands	o interpret in thes. I have translated the der penalty of perjury u	registered interpreter, or have is document for the defendant under the laws of the state of V	language, which the from English into that
Signed at (city)	, (state)), on (date	e)
Interpreter		Print Name	
		d Order of Continuance to be l stands the charges and the co	
Dated:			(D. T.
		Judge/Court Commissio	ner/Pro Tem