IN THE SEATTLE MUNICIPAL COURT KING COUNTY, WASHINGTON

THE CITY OF SEATTLE

crime(s) listed in Section 3 above.

riamum,) NU.
vs.))
) STIPULATED ORDER OF CONTINUANCE) AND WAIVER OF RIGHTS
)
Defendant.))
COME NOW the Parties, by and through the attorneys of the following Stipulated Order of Continuance (hereaft	frecord below-named, and hereby move this Court to enter ter known as "Agreement").
DEFENDANT'S WAIVER OF	RIGHTS, AGREEMENT, AND ORDER
1. Period of Pre-Trial Supervision. The Defendant	agrees the continuance contemplated by the Parties to this
Agreement is for a period of months follow	ing entry of the order.
2. Waiver of Speedy Trial (CrRLI 3.3(c)(2)(i)). The	e Defendant understands that s/he has the right to be tried
	tody) following the "commencement date" as defined in
	e a trial within this time period the case may be dismissed
	The Defendant gives up that right and agrees to a new
commencement date of, with a sp	eedy trial expiration date of
3. Waiver of Rights (CrkL) 6.1.1(a)). Defendant un	nderstands that s/he has the following important rights and
that s/he gives them all up by entering into this Stip	
	ve my speedy trial rights for the length of this Agreement neement date shall be the end date of this Agreement;
	the evidence presented against me at a future hearing if the
judge determines that I have violated this A	
	ngreement. t to a public trial by an impartial jury in the county where the
crime is alleged to have been committed.	t to a public trial by an impartial jury in the county where the
(d) I give up the right to remain silent before a	and during the trial, and the right to refuse to testify against
myself;	and daring the trian and the right to reluse to testify against
(e) I give up the right at trial to hear and quest	tion the witnesses who testify against me:
	nave witnesses testify for me. These witnesses can be made to
	n possible sentence for the crime(s) of
	,000 fine plus costs and assessments, of
	ssessments, and that the Judge can impose any sentence up
to the maximum, no matter what the prosecuting auth	ority or the defense recommends if the Agreement is
revoked.	, and the second
4. <u>Defendant's Agreement</u> . Defendant understands the and that no determination has been made by the judge as a	at by entering in the agreement he or she is not admitting guilt to whether this evidence is sufficient to support a finding of

guilty. However the Defendant also understands and agrees that in the event he or she violates this agreement, the judge will review the evidence listed below, and based only upon this evidence, the judge will decide if he or she is guilty of the

Cuse number
Incident Report No:
Additional Materials and/or Evidence Is Identified As Follows:
See Attachment A for Defendant's Agreement.
Defendant understands that the police reports 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 Defendant violate this Stipulated Order of Continuance he or she hereby waives any objection to their admission into evidence at a future hearing.
5. Defendant's Promise to be Present in Court. The Defendant understands and agrees that s/he shall be present in court at all future court hearings herein unless previously waived by the Judge and that failing to appear in court as ordered may be a violation of this Agreement. 6. Restitution. The Defendant agrees to pay restitution to
Probation within 24 hours of any change of residence address, mailing address, or telephone number. 12. Order(s) Prohibiting Contact. The Defendant agrees to strictly comply with all provisions of any court order prohibiting contact. The Defendant shall not contact or attempt to contact:
13. Alcohol/Drugs Prohibited. The Defendant shall not possess or consume alcohol, or any illegal non-prescribed drugs. Defendant understands and agrees that Seattle Municipal Probation may order the Defendant to provide samples of breath or urine from time to time as a means of monitoring this condition. The defendant understands and agrees that failure to comply with this condition shall be a violation of this Agreement. 14. Firearms. The Defendant shall not possess or own any firearm or other dangerous weapon. The Defendant shall forfeit firearms, dangerous weapons, and any Concealed Pistol License by the end of the next business day. 15. Chemical Dependency Treatment. The Defendant shall obtain a chemical dependency evaluation from a state-certified agency (orADATSA if referred by probation), and thereafter successfully comply with all treatment recommendations, and is responsible for filing proof of same with Seattle Municipal Probation. Defendant shall

	Case number
within 30 days of completion of the evaluation. 16. DV Batterers' Intervention Program Domestic Violence Batterers' Intervention Program complete intake process and enroll in the program completion of Phase I of a required chemical de 17. Parenting Class. The Defendant shall	I. The Defendant shall successfully complete a state-certified ram as approved by Seattle Municipal Probation. Defendant shall am within 45 days of today's date, or within 30 days of the
provider of mental health services and successful	dant shall obtain a mental health evaluation from a licensed ully comply with all treatment recommendations, including be completed within a date determined by probation or by
condition requires regular, continuous attendar	nderstands and agrees that compliance with any treatment nee and participation at all treatment sessions required by the creatment requirements may be a violation of this Agreement.
Probation and treatment providers to fully exch	rees to sign all necessary releases to allow Seattle Municipal nange information regarding compliance issues. UCCESSFUL COMPLETION OF CONDITIONS
The City agrees to continue the case until with the conditions of this Agreement, the Prose time.	If the Defendant has successfully complied ecution agrees to move to dismiss the charges with prejudice at tha
DEFENDANT	_
PRINT NAME	
DEFENDANT'S ATTORNEY	ASSISTANT CITY ATTORNEY
	Order
The court, having considered the motion stipulated order of continuance is appropriate, subject to the terms and conditions listed above	n, exhibits and arguments of counsel, and having found that a hereby orders this matter continued toe.
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