1	IN THE KITSAP COUNTY DISTRICT COURT				
2 3		``			
4	STATE OF WASHINGTON,	) No. <u>23646901</u>			
5 6 7	Plaintiff,	) ) Pre-Trial Diversion Agreement, ) Waivers, and Stipulated Order of			
8	V.	) CONTINUANCE			
9	<u>GREGERSON, SEAN A</u> ,	)			
10	Defendant.	)			
11					
12					
13	PRE-TRIAL DIVERSI	ON AGREEMENT			
14	COMES NOW the Prosecution, by and through it				
15	Defendant, by and through his or her attorney of record below-named, and hereby enter the following Pre-				
16 17	Trial Diversion Agreement (hereafter "Agreement")–				
17	<b>D</b> EFENDANT'S WAIVER OF <b>R</b>	IGHTS AND AGREEMENT			
19	1. <b>Waiver of Speedy Trial.</b> The Defendant understands that he or she has the right to be tried				
20	within ninety (90) days following the "commencement date" as defined in (CrRLJ 3.3(c)(2)(i)), and that if				
21	the Defendant does not receive a trial within this time period the case may be dismissed with prejudice.				
22	The Defendant understands that he or she has a right to trial by (date).				
23	The Defendant gives up that right and agrees to a new co	ommencement date of <b>December 31, 2028</b> .			
24	As a result of this waiver, the last allowable date for trial				
25	2. <u>Waiver of Jury Trial.</u> The Defendant understa	0 000			
26	unless he or she waives the right to a jury trial (CrRLJ 6.1.1(a)). The Defendant hereby waives his or her				
27	jury trial right, and requests that his or her guilt or innoc				
28		<b><u>v Evidence Presented.</u></b> The Defendant understands			
29	that he or she has the right to contest and object to evid Defendant be found to be in violation of this agreement,				
30	to any evidence presented against the Defendant at any f				
31	to any evidence presented against the Detendant at any f	active neurings, whether of not such evidence is a			
	Chad M. Enright, Prosecuting Attorney Kitsap County District and Municipal Courts Division 614 Division Street, MS-35 Port Orchard, WA 98366-4681 (360) 337-7174; Fax (360) 337-4949 www.kitsapgov.com/pros Page 1 of 8				
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part of the Court's record at the time of entry of this agreement. The Defendant also understands that he or she has the right to present evidence on the Defendant's own behalf. The Defendant gives up the right to present evidence on the Defendant's own behalf as to the Defendant's guilt or innocence regarding the underlying charge(s). The Defendant understands that evidence will be presented against the Defendant at a future hearing and the Defendant understands that the judge will review that evidence in determining the Defendant's guilt or innocence.

The Defendant understands that, by this process, he or she is giving up the constitutional right to a
jury trial, the right to hear and question witnesses, the right to call witnesses in his or her own behalf, the
right to testify or not to testify, the right to remain silent, the right to challenge the admissibility of
statements the Defendant has made (CrRLJ 3.5), the right to challenge physical, oral or identification
evidence (CrRLJ 3.6), and the right to assert any of the following privileges: both spousal and marital
(RCW 5.60.060), physician-patient (RCW 5.60.060), clergy-penitent (RCW 5.60.060), psychologist-client
(RCW 18.83.110), registered nurse (RCW 5.62.020), counselor (RCW 18.19.180).

14 The Defendant also understands that this agreement by itself is not an admission of guilty of the 15 sufficiency of the evidence, but that if the Defendant fails to comply and a future trial is held, the judge will 16 determine whether the Defendant is guilty beyond a reasonable doubt based only on the State's evidence.

The Defendant understands that the maximum sentence for the crime(s) charged herein of–
 Assault in the Fourth Degree (DV), Malicious Mischief in the Third Degree (DV), and Driving Under the
 Influence is 364 days in jail and/or a \$5,000 fine plus costs and assessments,

20 is 90 days in jail and/or a \$1,000 fine, plus costs and assessments,

and that the judge can impose any sentence up to the maximum, no matter what the prosecutor or thedefense recommends.

4. <u>Defendant's Promise to be Present in Court.</u> The Defendant understands and agrees that his or
her presence is required at all future court hearings unless that presence is waived in writing by the judge.

25
 5. <u>Additional Conditions.</u> The Defendant agrees to fully and completely satisfy all of the following
 26 selected conditions-

Criminal Law Violations. The Defendant shall have no criminal law violations. The Defendant agrees
 that this Court may take action on the Prosecution's motion alleging the Defendant's violation of this
 condition prior to any resolution of the alleged new criminal law violation. The Defendant specifically
 agrees that a "conviction" for a criminal law violation occurring after the signing of this Agreement is
 not a prerequisite to this Court taking action on the Prosecution's motion to revoke this Agreement due
 to the Defendant's alleged violation of this condition. The Defendant further agrees that the Defendant's

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1	pursuant to RCW 10.05 et seq. for any criminal law violation occurring after the signing of this		
2	Agreement shall be a violation of this condition. Civil infractions (for example, but not limited to,		
3	speeding tickets) are not considered criminal law violations. Accordingly, the Defendant's commission		
4	of a civil infraction does not constitute a violation unless otherwise stated in this Agreement.		
5	Address and Telephone Information. The Defendant agrees to notify the Court in person or in writing		
6	of any change of residence or mailing address and of any change of telephone number, and the Defendant		
7	agrees that such notification must be made within 10 days of the change.		
8	<b>Failure to File Proof of Compliance with the Court.</b> The Defendant agrees that failure to file with the		
9	Court Clerk written proof of compliance with any condition in this Agreement, when such proof of		
10	compliance is required herein, shall be a material violation of this Agreement.		
11	Court Order(s) Prohibiting Contact. The Defendant agrees to strictly comply with all provisions of		
12	any court order entered in this case or any other case if such order restrains the Defendant and was issued		
13	pursuant to any of the following chapters of the Revised Code of Washington: 7.92, 7.9, 9A.46, 10.99,		
14	26.09, 26.10, 26.26, or 74.34, or any temporary order for protection granted under chapter 7.40 pursuant		
15	to chapter 74.34., or any valid foreign protection order as defined in RCW 26.52.020.		
16	Seized Property. The Defendant today agrees to forfeit all property seized by law enforcement pursuant		
17	to an investigation into the crime(s) charged under the above listed cause number.		
18	<b>Probation Monitoring Assessment.</b> The Defendant shall pay a misdemeanant probation department		
19	assessment of $[\boxtimes$ \$400] $[\square$ \$] at \$20 per month by the 5th of each month		
20	beginning <u>02/05/2020</u> . Payments shall be made to–		
21	Kitsap County District Court, 614 Division Street, MS-25, Port Orchard, WA 98366		
22	Any amounts paid by check should include the Defendant's full name and case number. If payment is		
23	made by check, then 30 days will be required for the payment to process and post.		
24	Monitoring of Conditions by District Court. The Defendant agrees that compliance with this		
25	Agreement shall be monitored by the Kitsap County District Court. The Defendant agrees to contact		
26	District Court Probation within one judicial day of the signing of this Agreement and keep all		
27	appointments with District Court Probation or the District Court staff.		
28	<b>Emergency Responder Restitution.</b> The Defendant shall pay restitution in the amount indicated below		
29	directly to the primary investigative agency in this case.		
30			
31			
	Chad M. Enright, Prosecuting Attorney		
	Kitsap County District and Municipal Courts Division		
	614 Division Street, MS-35 Port Orchard, WA 98366-4681 (2007) 227 7174 Far (2007) 227 4040		
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1	\$	Bainbridge Island Police Dept.	Attn: Bainbridge Island Police Dept., 625 Winslow Way E, Bainbridge Island, WA		
2			98110		
3	\$	Bremerton Police Department	Attn: DUI Cost Recovery, BPD, 1025 Burwell, Bremerton, WA 98337		
4	\$	Kitsap County Sheriff's Office	Attn: DUI Cost Recovery, 614 Division Street, MS-37, Port Orchard, WA 98366		
5	\$ \$	Port Orchard Police Department Poulsbo Police Department	Attn: Port Orchard Municipal Court, 216 Prospect Street, Port Orchard, WA 98366		
6	\$ \$ 150	Washington State Patrol	Attn: Poulsbo Municipal Court, 200 NE Moe Street, Poulsbo, WA 98370         Attn: DUI Cost Recovery, 4811 Werner Road, Bremerton, WA 98312		
7	\$ 150 \$ 150	Total	Aui. Dor Cost Recovery, 4011 Wenter Road, Dienterion, WA 76512		
8 9	φ 130	_ • • • • •	90 days $\boxtimes$ <u>6 Months</u> of entering into this Agreement, file proof of Court Clerk.		
10	🛛 Valid	License and Insurance. The	e Defendant shall not drive a motor vehicle without possessing both a		
11	valid	driver license and current pro	of of automobile personal liability insurance.		
12	🛛 DUI V	Victim Impact Panel. The D	efendant shall attend a DUI victim impact panel and within 90 days		
13	of entering into this Agreement file written proof thereof with the Court Clerk. In order to satisfy this				
14	condit	tion, the panel must comport	with the requirements set out in RCW 10.01.230.		
15	Chemical Dependency Treatment. The Defendant shall obtain a chemical dependency evaluation from				
16	a state-certified agency, within 90 days of entering into this Agreement file written proof thereof with				
17	the Court Clerk, successfully comply with all treatment recommendations, and provide proof of such				
18	compliance within a reasonable period of time.				
19	Drinking and Driving. The Defendant shall not drive or be in actual physical control of a motor vehicle				
20	while having a blood alcohol concentration of 0.03 or more within two hours after driving or being in				
21	physical control. The Defendant shall not refuse to submit to a test of his/her breath or blood to determine				
22	alcohol and/or drug concentration upon request of a law enforcement officer who has reasonable grounds				
23	to believe that the Defendant was driving or in actual physical control of a motor vehicle while under the				
24	influence of an intoxicating liquor and/or drugs.				
25	Defensive Driving Course. The Defendant shall attend and successfully complete either a six (6) hour				
26	live defensive driving course or the eight (8) hour online defensive driving course, and within 90 days				
27	of entering into this Agreement file written proof thereof with the Court Clerk.				
28	Alcohol and Marijuana Prohibited. The Defendant shall not possess or consume alcohol or marijuana				
29	$[\Box]$ for the duration of this agreement] $[\Box]$ until the Defendant files written proof with the Court Clerk				
30	of an evaluation indicating no significant alcohol or drug problem (screening of substance abuse reveals				
31	insuff	icient symptoms to indicate	abuse or addiction to any substance, including but not limited to		
			written proof with the Court Clerk of successful completion of		
		Aright, Prosecuting Attorney	- D:-:-:		

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1	alcohol/drug information school] [ until the Defendant becomes twenty-one years of age].
2	Non-Prescribed Drugs Prohibited. The Defendant shall not possess or consume any controlled
3	substances or any narcotic pain medications unless prescribed by a physician.
4	<b>Ignition Interlock Device.</b> The Defendant shall not operate any vehicle that is not equipped with a
5	functioning ignition interlock alcohol device. Unless otherwise noted in this agreement, there is no
6	exception for vehicles used by the Defendant in the course of his/her occupation or employment.
7	This condition may be rescinded by the Court one year from the date of entry of this agreement if the
8	Defendant is in strict compliance with this Agreement, and if the Defendant possesses a valid driver
9	license and automobile liability insurance at the time that the Defendant makes such a request.
10	Intimate Partner DV Assessment. The Defendant shall successfully complete a domestic violence
11	behavioral assessment from a state-certified agency (or an equivalent military program), and shall file proof
12	thereof with the Court Clerk within a reasonable period of time. The Defendant shall file proof of enrollment
13	in any recommended treatment with the Court Clerk within 90 days of entering this Agreement.
14	<b>Firearms.</b> The Defendant shall not possess or own any firearm for the duration of this Agreement.
15	<b>DV Parenting Class.</b> The Defendant shall attend and successfully complete a parenting class for a
16	minimum twenty-four (24) hours that includes a discussion of the effects of domestic violence on
17	children, and within 90 days of entering this Agreement file written proof thereof with the Court Clerk.
18	Anger Management Course. The Defendant shall successfully complete an anger management course,
19	and within 90 days of entering this Agreement file written proof thereof with the Court Clerk.
20	Completion of online courses shall not satisfy this condition.
21	<b>Psycho-Sexual Evaluation.</b> The Defendant shall obtain a psycho-sexual evaluation from a state-certified
22	agency, within 90 days of entering this Agreement file proof thereof with the Court Clerk, successfully
23	comply with all treatment recommendations, and provide proof of such compliance to the Court Clerk
24	within a reasonable period of time.
25	Mental Health Evaluation. The Defendant shall obtain a mental health evaluation from a state-certified
26	agency, within 90 days of entering this Agreement file proof thereof with the Court Clerk, successfully
27	comply with all treatment recommendations, and provide proof of such compliance to the Court Clerk
28	within a reasonable period of time.
29	<b>Entry Prohibited</b> . The Defendant shall not enter upon the premises of the following location(s):
30	
31	<b>No Contact [Non-DV Cases Only].</b> The Defendant shall not make any attempt to contact the following
	person(s):
	Chad M. Enright, Prosecuting Attorney Kitsap County District and Municipal Courts Division
	614 Division Street, MS-35 Port Orchard, WA 98366-4681
	(360) 337-7174; Fax (360) 337-4949 www.kitsapgov.com/pros
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This no contact provision specifically includes, as a non-exhaustive list, contact in person, in writing, by		
telephone, by electronic communication, or through third parties.		
10.99 Protection Order/Sexual Assault Protection Order/Harassment No Contact Order.		
Defendant agrees to join the Prosecutor's recommendation to the court that the protection order issued		
under the above listed cause number shall remain in full force and effect, until such later time as the		
order expires or is rescinded by the court.		
<b>Restitution.</b> The Defendant agrees to pay the following restitution to the named party or parties in the		
amount(s) shown below. Restitution shall be paid directly to the recipient, unless contact with that		
recipient is prohibited by this Agreement or by other order of the court, in which case restitution shall		
be paid through the Court Clerk. The Defendant agrees that the below listed amount of restitution must		
be paid in full before the expiration of this Agreement.		
Restitution to be paid directly to court		
Restitution to be paid directly to victim		
Amount Name Address		
\$ Total		
<b>Other.</b>		
6. <b>Defendant's Promise to Fully Satisfy Conditions.</b> The Defendant understands and agrees that		
he or she shall fully and completely satisfy all of the conditions of this Agreement, and that failure or		
neglect to carry out and fulfill any term or condition of this Agreement shall constitute a material violation		
of this Agreement. The Defendant specifically agrees that substantial compliance with this contract		
constitutes insufficient performance on the part of the Defendant, and that part, partial or substantial		
performance does not entitle the Defendant to the benefit of his or her bargain under this Agreement.		
The Defendant also understands and agrees that any allegation by the Prosecution that the		
Defendant has violated this Agreement will result in a hearing by this Court to determine whether a		
violation has been proven, and that the Prosecution will not be required to comply with its obligations in		
the section entitled "Prosecution's Agreement" until this Court has determined that the Defendant did not		
violate this Agreement and that the Defendant is in full compliance with this Agreement.		
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## DECUTION'S ACDEEMENT

-	<b>PROSECUTION'S AGREEMENT</b>
2	DISMISSAL OF CHARGE(S)
	If the Defendant successfully complies with the promises he or she has made herein, the
	Prosecution agrees to move to dismiss with prejudice the charge(s) of Assault in the Fourth
	Degree (DV) and Malicious Mischief in the Third Degree (DV) at a hearing to be scheduled not
	before 2 years following entry of this Agreement.
	AMENDMENT OF CHARGE TO FIRST DEGREE NEGLIGENT DRIVING OR RECKLESS DRIVING
	If the Defendant successfully complies with the promises he or she has made herein, the
	Prosecution agrees to move to amend the charge of Driving Under the Influence to the lesser
	charge of Negligent Driving in the First Degree, and the Defendant agrees to the Court's entry of a
	guilty finding to the amended charge at a hearing to be scheduled <b>not before 3 years</b> following
	entry of this Agreement. The defendant agrees to entry of a guilty finding on the amended lesser
	charge pursuant to In re Personal Restraint of Barr, 102 Wn.2d 265-71, (1984).
	RCW 46.61.5249, Negligent Driving in the First Degree, has a maximum penalty of 90 days in jail and a
	\$1,000 fine, plus costs and assessments. RCW 46.61.500, Reckless Driving, has a maximum penalty of 364
(	days in jail and a \$5,000 fine, plus costs and assessments. The court may impose up to the maximum
_	enalty on any crime regardless of anything in this Agreement and regardless of the parties'
	recommendations to the court.
1	Upon entry of a conviction for the amended charge the Prosecution will make the following sentencing
	recommendation to the Judge-
	1) That the Court impose zero (0) days of confinement,
	2) That the Court impose only non-discretionary legal financial obligations,
	3) That the Court impose no probation.
	<b>PROCEDURE ON ALLEGED VIOLATION OF AGREEMENT</b>
	The Defendant and Prosecution agree that the prompt resolution of a party's allegation of violation
	of this Agreement by the other party is desirable. Accordingly, the parties request this Court to set a hearing
	date within approximately 30 days of any party's motion on this matter, so that this Court may promptly
	determine whether a violation of this Agreement has occurred.
	determine whether a violation of this Agreement has occurred. Chad M. Enright, Prosecuting Attorney
	Chad M. Enright, Prosecuting Attorney

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Page 7 of 8 Revised 10/02/19 1 The parties further agree that a Prosecution motion alleging a violation of this Agreement by the 2 Defendant will be handled in accordance with the procedures set forth in State v. Marino, 100 Wn.2d 719, 3 674 P.2d 171 (1984), and State v. Kessler, 75 Wn.App. 634, 879 P.2d 333 (1994). The parties also agree 4 that, when determining guilt or innocence, the Court may look beyond the confines of the Defendant's 5 court file and may consider evidence found in the Defendant's Washington State Department of Licensing 6 driving abstract, in the Washington State Judicial Information System (including access through the 7 Judicial Access Browser System), and in the Statewide Electronic Collision and Ticket Online Records.

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DATED AND FILED January 13, 2020.

Junt 2)

Note to Defendant-This Agreement is a contract between you and the Kitsap County Prosecutor's 12 Office. In order to receive the benefit of the 13 contract (a dismissal or an amendment of the current charge to a lesser charge), you must comply with all terms of this Agreement. If you 15 fail to satisfy any of these requirements, you can 16 be found guilty without a trial by jury.

PRESENTED BY-

D. Rogowski, WSBA No. 51548 Deputy Prosecuting Attorney

DEFENDANT

APPROVED FOR ENTRY-

SarahAnne Jahns, WSBA No. 54952 Attorney for Defendant

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