#### CHELAN COUNTY DISTRICT COURT DECLARATION OF INDIGENCY

The undersigned on oath states that I am financially unable to obtain the service of a lawyer without causing substantial hardship to myself or my family; and I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF WASHINGTON THAT THE FOLLOWING PERSONAL AND FINANCIAL INFORMATION IS TRUE AND INTENDED TO BE RELIED UPON BY THE COURT IN DETERMINING MY ELIGIBILITY FOR LEGAL SERVICES TO BE FURNISHED ME AT PUBLIC EXPENSE. Should there be any change in the following circumstances, I will advise the court immediately.

To qualify	/ for a public defender, the fo	ollowing must be filled out complete	ely .
Address:	City:	State:	Zip:
Telephone ()			
Martial Status: [ ] Single [ ] Marr			
My Employer:	= = = = = = = = = = = = = = = = = = = =	•	
Spouse's Employer:			
	<del>" '                                   </del>		
Total Monthly Income:	No. of Dependents		•
1. My Monthly Income:		4. My Monthly Household Expenses	_
Employed [ ] Unemployed [ ]		Rent/Mortgage: Food/Household Supplies:	\$  \$
Employer's Name: Gross pay per mo (salary or hourly pay):	\$	Utilities:	\$
Take home pay per month:	\$	Transportation:	\$
2. Other Sources of Income Per Month	<u> </u>	Ordered Maintenance actually paid:	\$
	T	<del></del>	
Source:	\$	Ordered Child Support actually paid:	<b>\$</b>
Source:	\$   \$	Clothing: Child Care:	\$
Source:	\$	Education Expenses:	\$
Sub-Total	<del>-   ` </del>	Insurance (car, health):	\$
[] I receive food stamps.		Medical Expenses:	\$
Tot. inc., lines 1 (take home pay) & 2:	<b>\</b> \$	Sub-Total:	•
3. My Household Assets:		5. My Other Monthly Household Exp	<u> </u>
Cash on hand:	\$	o. My other monthly riodaemold Exp	\$
Checking Account Balance:	\$		\$
Savings Account Balance:	\$		\$
Auto #1 (Value less loan):	\$		\$
Auto #2 (Value less loan):	\$	Sub-Total:	\$
Home (Value less mortgage):	\$	6. My Other Debts with Monthly Pays	ments:
Other:	\$		\$ /mo
Other:	\$		\$ /mo
Other:	\$		\$ /mo
Other:	\$		\$ /mo
Other:	\$	Sub-Total:	\$
Total Household Assets:	\$	Tot. Household Exp & Debts, lines 4, 5 & 6:	\$
OF MY PUBLIC DEFENDER, AND T	HAT I AM REQUIRED TO REPO EEP ALL APPOINTMENTS AS S	I MAY BE REQUIRED TO REIMBURSE T RT TO THE COURT ANY SUCH CHANG CHEDULED BY THE PUBLIC DEFENDE	E IN FINANCIAL CONDITION.
Date:	<del></del>		-4-b \0/b
_	Signa	ature Signed in Wer	atchee, Washington
☐ Walver Approved ☐ Walver		alDea Town	
	Judg	e/Pro Tem	
	Date		·
	שמט		

# CHELAN COUNTY DISTRICT COURT CHELAN COUNTY, STATE OF WASHINGTON

	VASHINGTON	)
CITY OF WI		) CASE NO
\	Plaintiff,	) CASE NO
Vs.		ACKNOWLEDGMENT OF NOTICE OF POTENTIAL LIABILITY FOR ATTORNEY FEES )
	Defendant.	Ó
hereby ack court may	nowledges that in connection wi	ed the appointment of an attorney due to indigency, th such request he/she has been advised that the g the fees and costs of the attorney appointed on
1.	That the imposition of the obli would be based upon a foreseea	gation to repay such costs and attorney fees ble ability of the undersigned to pay.
2.	That the undersigned would judgment debtors at execution.	be entitled to the same exemption as civil
3.	The order imposing the oblig contempt or by revocation of intentional or in bad faith.	pation to pay would not be enforceable by suspended sentence unless non-payment is
Full be appointe	y understanding the above advice ed to represent him/her in the ab	e, the undersigned hereby requests that an attorney ove matters.
DAT	TED this day of	, 20
		Defendant
Address		
City, State,		

### DISTRICT COURT OF THE STATE OF WASHINGTON COUNTY OF CHELAN

	Defendant.	)	
vs.		)	PETITION FOR DEFERRED PROSECUTION
	Plaintiff,	)	
	WASHINGTON,	)	No.
[] COUNTY	OF CHELAN /	)	
[ ] CITY OF \	NENATCHEE,	)	
		)	

I am the defendant in this case and I petition for deferred prosecution under Ch. 10.05 RCW. I make the following statements in support of my petition:

- 1. The wrongful conduct charged is the result of or caused by [ ] substance use disorders [ ] mental problems [ ] domestic violence behavior, for which I need treatment.
- 2. Unless I receive treatment for my problem, the probability is great that I will offend again.
- 3. I agree to pay the cost of diagnosis and treatment, if I am financially able to do so, subject to RCW 10.05.130.
- 4. I understand that the court will not accept a petition for deferred prosecution from a person who sincerely believes that they are innocent of the crime(s) charged or do not suffer from alcoholism, drug addiction, mental problems, or domestic violence behavior problems.

- 5. If this charge is a violation of Title 46 RCW or similar municipal ordinance, I have not previously been placed on a deferred prosecution for a Title 46 RCW or similar municipal ordinance violation.
- 6. If this charge is a domestic violence offense, I have not previously been placed on a deferred prosecution for a domestic violence offense, this charge was not originally charged in superior court as a felony offense, and a prior stipulated order of continuance was not previously granted.
- 7. I have filed a case history and assessment with this petition as required by RCW 10.05.020.
- 8. I have the following rights: (a) to have a lawyer represent me at all hearings; (b) to have a lawyer appointed at public expense if I cannot afford one; (c) to have a speedy, public jury trial; (d) to appeal any conviction; (e) to remain silent and not testify; (f) to question witnesses who testify against me; (g) to call witnesses to testify for me, at no cost; (h) to be presumed innocent unless the charge(s) against me is (are) proved beyond a reasonable doubt; and (i) to present evidence and a defense.
  - By deferring prosecution on these charges, I give up my right to (a) a speedy trial; (b) a jury; (c) testimony on my behalf; (d) an opportunity to call witnesses and question witnesses, and (e) present evidence or a defense.
- 9. I agree that the facts as reported in the attached police reports are admissible evidence and are sufficient to support a conviction. I acknowledge that the above items will be used to support a finding of guilty if the deferred prosecution is revoked.
- 10. If my deferred prosecution is revoked and I am found guilty, I may be sentenced up to the maximum sentence allowed by law.
- 11. If I proceed to trial and I am found guilty, I may be allowed to seek suspension of some or all fines and incarceration if I seek treatment. I understand that I may seek treatment from a public or private agency at any time, whether or not I have been found guilty or placed on deferred prosecution.
- 12. For some crimes, a deferred prosecution will enhance mandatory penalties for subsequent offenses committed within a 7-year period. I understand that a deferred prosecution will be a prior offense under RCW 46.61.5055 (driving under the influence, physical control of a vehicle under the influence, negligent driving if originally charged as driving under the influence or physical control of a vehicle under the influence, vehicular homicide, or vehicular assault).
- 13. If the court defers prosecution on any crime that would be a violation of state law or local ordinance relating to motor vehicle traffic control, I will be disqualified from driving a commercial motor vehicle for the period specified in RCW 46.25.090 and, if I drive a commercial motor vehicle holding a license issued by Washington State, I will be required

to notify the Department of Licensing and my employer of this deferred prosecution within 30 days of the judge granting this petition pursuant to RCW 46.25.030. If the court grants this petition, I may not operate a motor vehicle on the public highways without a valid operator's license and proof of liability insurance pursuant to RCW 46.29.490. If my wrongful conduct is the result of or caused by alcohol dependency, I will be required to install an ignition interlock device under RCW 46.20.720. The required periods of interlock use shall not be less than the periods for in RCW 46.20.720 and subject to certification from the ignition interlock device vendor. I may also be required to pay restitution to victims, pay court costs, and pay probation costs authorized by law. To help ensure continued sobriety and reduce the likelihood of re-offense, the court may order reasonable conditions during the period of the deferred prosecution including, but not limited to, attendance at self-help recovery support groups for alcoholism or drugs, complete abstinence from alcohol from alcohol and all nonprescribed mood-altering drugs, periodic urinalysis or breath analysis, and maintaining law-abiding behavior. Substance use disorder treatment programs shall require a minimum of 2 self-help recovery groups per week for the duration of the treatment program. The court may terminate the deferred prosecution program if I violate this paragraph.

- 14. If the court defers prosecution for any crime involving domestic violence behavior, I will be ordered not to possess firearms and I will be ordered to surrender firearms in my possession under RCW 9.41.800. The court may order me to make restitution and to pay costs under RCW 10.01.160. The court may also order reasonable conditions during the deferred prosecution to ensure continued sobriety and reduce the likelihood of re-offense in co-occurring domestic violence and substance abuse or mental health cases. These conditions include, but are not limited to, attendance at a self-help recovery support group for alcoholism or drugs, complete abstinence from alcohol and all nonprescribed mood-altering drugs, periodic urinalysis or breath analysis, and maintaining law-abiding behavior. The court may terminate the deferred prosecution program if I violate the deferred prosecution order.
- 15. A deferred prosecution program for domestic violence behavior co-occurring with substance abuse or mental health must include, but is not limited to, the following requirements: (a) completion of a risk assessment; (b) participation in the level of treatment recommended by the program as outlined in the current treatment plan; (c) compliance with the contract for treatment; (d) participation in the ancillary or co-occurring treatments that are determined to be necessary for the successful completion of the domestic violence intervention treatment, but not limited to, mental health or substance abuse treatment; (e) domestic violence intervention treatment within the purview of this section to be completed with a state-certified domestic violence intervention treatment program; (f) signature of the petitioner agreeing to the terms and conditions of the treatment program; and (g) proof of compliance with any active order to surrender weapons issued in this program or related civil protection orders or no contact orders.

- 16. If the court grants this petition, during the period of deferred prosecution, I will be required to contact my probation officer, the probation director or designee, or the court, if there is no probation department, to request permission to travel or transfer to another state if my wrongful conduct involves: (a) an offense in which a person has incurred direct or threatened physical or psychological harm; (b) an offense that involves the use or possession of a firearm; (c) a second or subsequent misdemeanor offense of driving while impaired by alcohol or drugs; or (d) a sexual offense that requires me to register as a sex offender in Washington State. I understand that I will be required to pay an application fee with my travel or transfer request.
- 17. If I fail or neglect to comply with any part of my treatment plan or with any ignition interlock device requirements, then the court will hold a hearing to determine whether I should be removed from the deferred prosecution program. After the hearing, the court will either order that I continue with treatment or be removed from deferred prosecution and enter judgment. If I am convicted of a similar offense during the deferred prosecution, the court will revoke the deferred prosecution and enter judgment.
- 18. The court will dismiss the charge(s) against me in this case 3 years from the end of the 2-year treatment program and following proof to the court that I have complied with the conditions imposed by the court following successful completion of the 2-year treatment program, but no less than five years from the date the deferred prosecution is granted, if the court grants this petition and if I fully comply with all the terms of the court order placing me on deferred prosecution. However, when a deferred prosecution is ordered for a petition brought under RCW 10.05.020(1) involving a domestic violence behavior problem, and the court has received proof that I have successfully completed the domestic violence treatment plan, the court shall dismiss that charge(s) pending against me pursuant to RCW 10.05.120(3).

I certify under penalty of perjury under the laws of the State of Washington that I have read the foregoing and agree with all of its provisions and that all statements are true and correct.

Signed at	, Washington this	_ day of	, 20
Petitioner/Defendant		Defense Attorney, W	SBA

# IN THE DISTRICT COURT OF THE STATE OF WSHINGTON IN AND FOR THE COUNTY OF CHELAN

STATE OF W	/ASHINGTON	)	NO
	Plaintiff,	)	ORDER OF REFERRAL
vs.		) ) )	FOR EVALUATION
	Defendant.	) ) )	
Deferred Pro and the affic misdemeano by an alcoho problem is tr	secution, and the of davit attached ther or crime of Driving of the problem for whick deated, the probabi	court hat reto, fill While I h the d lity of t	the above-entitled court on defendant's Petition for aving examined the petition filed by the defendant ands that the defendant is charged with a gross Intoxicated which may be the result of or caused defendant is in need of treatment; that, unless the future reoccurrence of the alleged crime is great, the costs of diagnosis and evaluation.
NOW,			ndant is hereby referred to
in evaluation a investigation	located , W nd diagnosis of det and examination, i	/ASHII fendan	NGTON, an approved treatment agency, for an t's alcohol problem to determine, after a thorough
1.	The defendant su	ffers fro	om the problem mentioned herein;
2.	If the problem is similar misconduc	not to	reated whether there is a probability that ccur in the future;
3.	Whether extensiv	e and ituted;	long-term treatment is required and would and

Whether effective treatment is available and what that treatment

would include.

4.

The appro- findings and recor a treatment plan s	ved treatment agency shall report, in writing, to the court its mmendations; and if treatment is recommended it shall set out showing:
(a)	The type of treatment;
(b)	The nature of the treatment;
(c)	The length of said treatment;
(d)	A treatment time schedule; and
(e)	The approximate cost of said treatment plan.
the day of the furnished to the	t shall be filed with this court for its consideration on or before of, 20, A copy of said report shal e defendant's attorney and to the prosecuting attorney.  s day of, 20
	DISTRICT COURT JUDGE
Presented by:	

WSBA\_ Attorney for Defendant

## IN THE DISTRICT COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF CHELAN

ST	TATE OF WASHINGTON, )	NO
vs.	Plaintiff, ) ) . ) . ,	NOSTATEMENT OF DEFENDANT ON PETITION FOR DEFERRED PROSECUTION/STIPULATION TO FACTS
	Defendant. ) )	
	1. My true name is above set f have completed the gra	forth. My date of birth is, and I de of school.
	2. I understand that I am charwhich occurred in Washington S am petitioning for deferred prose	rged with the offense(s) of, tate, with a violation date of I ecution on the above charge(s).
	3. The court has advised me	of the following constitutional rights:
	(a) I have the right to repr pay for a lawyer, one will be prov	resentation by a lawyer, and if I cannot afford to vided for me at public expense.
	(b) I have the right to a sp place where the crime is alleged	beedy and public trial by an impartial jury in the to have been committed.
	<del>-</del>	main silent, before and during trial, and I need
	(d) I have the right at tri and I have the right at trial to made to appear at no expense to	al to confront witnesses who testify against me, have witnesses testify for me, and they can be me.
	(e) I am presumed innoce doubt, or I enter a plea of guilty.	nt until a charge is proved beyond a reasonable
	(f) I have the right to appe	eal a finding, after trial, of guilt.
		d am found guilty, I may be allowed to seek

without regard to whether or not I am guilty of the offense(s) charged.

ordered, upon the condition that I seek treatment.

suspension of some or all of the fines or incarceration (jail sentence) that may be

I may seek treatment from public and private agencies at any time

- 6. I understand that the court will not accept a petition for deferred prosecution from a person who sincerely believes he or she is innocent of the offense(s) charged or does not, in fact, suffer from the problems alleged in the petition. I sincerely believe I suffer from the problems alleged in my petition for deferred prosecution. I further do not sincerely believe that I am innocent of the charge(s) indicated above.
- 7. I understand that as a condition of granting the deferred prosecution petition, the court may order me to pay restitution for any damages incurred by individuals as a result of the offense for which I am charged, and the court may order payment of court costs. I further understand that the court may terminate/revoke my deferred prosecution program for failure to pay restitution or court costs.
- 8. I understand that as a condition of granting a deferred prosecution petition, the court will enter an order that I may not operate a motor vehicle upon a public highway without a valid operator's license and proof of liability insurance. The court may also order the installation of an ignition interlock or other device pursuant to RCW 46.20.720, and may enter an order requiring that I attend a DUI Victim Impact Panel. I further understand that the court will terminate/revoke my deferred prosecution program if I am convicted of a similar offense, and that the court may terminate/revoke my deferred prosecution program for failure to comply with any of the conditions established by the court as part of my deferred prosecution program.
- 9. I am submitting my case on the record pursuant to RCW 10.05.020. I understand that by doing so I am stipulating to the admissibility, sufficiency, and accuracy of the evidence contained in the reports and relevant materials (including but not limited to the written police report, DUI ARREST REPORT, and any attachment thereto). I understand that if I am revoked from the deferred prosecution program, my case will be set for trial and the reports and relevant materials will be entered and used to support a finding of guilt. I agreed that there is sufficient evidence contained in the reports and relevant materials to convict me of the charge(s) above. I understand that my trial will consist of a judge reading the reports and relevant materials and deciding on that evidence alone if I am guilty of the charge.
- 10. I understand that by submitting my case on the record, I am giving up the Constitutional right to a jury trial, the right to a speedy trial, the right to hear and question witnesses, the right to call witnesses in my own behalf, and the right to testify or not to testify. I understand that I am waiving the right to raise any defenses I may have to the above charge.

11. No one has made any threats or promises to persuade me to submit my case on the record. I agree that I have knowingly and voluntarily submitted my case on the record, and that I understand the contents of this document. I understand that this document will be entered and used to support a finding of guilt if the court finds cause to revoke my deferred prosecution. I have read, or have had read to me this document, understand its contents, and have no further questions to ask of the court.

I hereby certify under penalty of perjury	under the	laws of the	State of Washin	igton that
the forgoing is true and correct.				

Dated in Wenatchee, Washington this	day of	, 20
	 Defendant	

This matter coming before the court for entry of an Order Deferring Prosecution, the court makes the following findings with regard to the defendant/petitioner's execution of the foregoing statement. The above statement as well as these findings shall be incorporated into the Order Deferring Prosecution by this reference thereto.

- (a) That the petitioner has stipulated to the admissibility and sufficiency of the facts as contained in the written police report and other relevant materials referenced above.
- (b) That the petitioner has acknowledged the admissibility of the stipulated facts in any criminal hearing on the underlying offense or offenses held subsequent to revocation of the order granting deferred prosecution.
- (c) That the petitioner has acknowledged and waived the right to testify, the right to a speedy trial, the right to call witnesses to testify, the right to present evidence in his or her defense, and the right to a jury trial.
- (d) That the petitioner's statements were made knowingly and voluntarily.

Presented by:	Approved for entry:
Deputy Prosecuting Attorney	Defense Counsel
Approved this da	ay of
	udge

#### IN THE DISTRICT COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF CHELAN

IN·AN	D FOR THE COUNTY OF CHELAIN
STATE OF WASHINGTON, CITY OF WENATCHEE, Plaintiff,	) No. ) ORDER DEFERRING PROSECUTION
vs.	) ) )
Defendant.	j
•	FINDINGS OF FACT
1.1 The Petitioner suffers from alco comply with the terms and conditions of pay the costs of diagnosis and treatmen	pholism, drug addiction, or mental problems and has agreed to if the treatment plan prepared pursuant to RCW 10.05, and to it;
1.2 The Petitioner has stipulated to written police report(s);	o the admissibility and sufficiency of the facts as contained in the
documents, reports or evidence filed in	acknowledged that the written police reports and any other this case are admissible against the Petitioner in any criminal fenses held subsequent to revocation of the order granting
1.4 The Petitioner has acknowledge the right to testify and to call witnesses right to present evidence in his or her d	ed and waived the right to a speedy trial, the right to a Jury trial, to testify, the right to confront and question witnesses; and the lefense;
1.5 The Petitioner's stipulations, ac	imissions, and statements were made knowingly and voluntarily.
	ORDER
comply with the following conditions:  2.1 The Defendant shall comply we program, a copy of which is attached at the costs of treatment and shall not chause the Probation Office regarding the Defendant shall authorize the Probation Office regarding the Defendant falls or neglects to complete the Probation Office regarding the Defendant falls or neglects to complete the Probation Office regarding the Defendant falls or neglects to complete the Probation Office regarding the Defendant falls or neglects to complete the Probation Office regarding the Proba	with all of the terms and conditions of the two-year treatment and incorporated herein by reference. The Defendant shall pay for ange treatment agencies without prior approval of the Court. The treatment agency to communicate freely with the Court and endant's treatment progress. The treatment agency shall submit ffice for the entire treatment period. In the event that the ly with any term or condition of the treatment program, the bmit a written report of such breach to the Probation Office. The deferred prosecution supervision of the longitude of the literature of the longitude of the literature of the longitude of the longit
2.4 The Defendant shall pay court	costs of \$250, an Alcohol Violators fee of \$200 pursuant to RCW coupment of for a total of not including

The Defendant shall immediately notify the Court Clerk as well as the Probation Department, in 2.5 writing, of all changes in address. The Defendant shall not operate a motor vehicle upon the public highways without a valid operator's license and proof of liability insurance as established by RCW 46.29.490. The Defendant will not refuse to submit to a breath, blood, or urine test for alcohol or drug .2.7 content upon request by law enforcement, the probation department, treatment provider, or the court. The Defendant will not possess, consume or otherwise acquire any alcohol, non-prescribed controlled substances, or drug paraphernalia and will not enter any bar, tavern, or alcohol establishment for the entire length of the deferred prosecution period (five years). Such prohibition includes medical marijuana unless otherwise specifically ordered by the court. The Defendant shall attend a DUI victim impact panel within 60 days of entry of this order. 2.9 For a period of \_\_\_\_\_ year(s) or as directed by the Department of Licensing, the Defendant 2.10 shall have a functioning ignition interlock installed in any motor vehicle that he or she operates. The Defendant shall provide written verification of the installation to the Probation Department within 30 days of entry of this order deferring prosecution. The Defendant shall comply with all rules and regulations of the Department of Licensing regarding the ignition interlock device and ignition interlock license. The Defendant shall not commit any criminal law violations, including but not limited to any alcohol or drug-related offenses, during the five-year period of the deferred prosecution Restitution shall be paid to the following victims: 2.12 Name: Address: \_\_\_\_\_ Amount:\_\_\_\_\_ Name: Address: 2.13 DONE IN OPEN COURT this \_\_\_\_\_ day of \_\_\_\_\_\_ JUDGE/JUDGE PRO TEM Copy Received: Presented by: Defendant Attorney for Defendant, WSBA# Copy received and approved as to form: Deputy Prosecuting Attorney, WSBA#

probation fees or restitution.



CHELAN COUNTY DISTRICT COURT 350 ORONDO AVE 4<sup>TH</sup> FLOOR WENATCHEE WA 98801 509-667-6600

# REQUEST FOR DECISION ON WRITTEN STATEMENT \*\*TO BE COMPLETED AND RETURNED TO THE COURT IF WISHING TO HAVE A HEARING BY MAIL RATHER THAN PERSONAL APPEARANCE\*\*

\*\*\*PLEASE NOTE THAT AFTER REVIEW OF YOUR STATEMENT, THE JUDGE MAY REQUIRE AN IN COURT HEARING BE SET\*\*\*

Name:
Physical Address:
Mailing Address:
Citation Number (see upper right corner of citation and/or hearing notice:
I wish to mitigate the infraction(s) and seek a fine reduction. I promise to pay the monetary penalty authorized by law or, at the discretion of the court, any reduced penalty that may be set.
I wish to contest the infraction(s). If it is determined that I have committed the infraction, I agree to pay any monetary penalty authorized by law and assessed by the court.
Statement:
(If you need more space, please attach additional sheets of paper, along with any other evidence/documentation you want the court to consider.
I understand that I may attest I do not have the ability to pay in full, and may submit evidence of inability to pay, and/or obtain a payment plan. I further understand that failure to pay or enter into a payment plan may result in collection action, including garnishment of wages or other assets.
I declare under penalty of perjury of the laws of the State of Washington that the above information and the information contained in the attachments hereto, is true and correct. I understand that there can be no appeal from a decision on a written statement pursuant to LIRLJ 3.5(a)(4).
Dated this day of, 20 at(City / State)
Defendant Signature