**In the Iowa District Court for Polk County**

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| **State of Iowa,** *Plaintiff*,v. **,** *Defendant*. | **Criminal No:** **OWI Sentencing Order****(First Offense)** [ ] *Defendant is in custody.* |

Defendant is charged with ***Operating a Motor Vehicle while Intoxicated*** (OWI) ***First Offense*** in violation of Iowa Code § 321J.2.

The State is represented by .

[ ]  The Defendant is represented by counsel, . [ ]  The parties personally appeared.

[ ] Defendant has knowingly, voluntarily, and intelligently waived the right to counsel.

[ ] Defendant has knowingly, voluntarily, and intelligently waived the right to be present during sentencing due to COVID-19.

[ ] Defendant also appears with interpreter: .

[ ] Defendant waives reporting and any record or transcription of this proceeding.

[ ]  Defendant **PLEADS GUILTY** to the offense set out above. The Court has reviewed the signed petition to plead guilty and considered the statements of Defendant. The Court finds Defendant understands the charge, the penal consequences and the constitutional rights being waived. Based on the statements of Defendant, statements of the prosecutor, and the minutes of testimony accepted as true by Defendant and considered by the Court, the plea has a factual basis and is knowingly, voluntarily and intelligently made. **DEFENDANT’S PLEA IS ACCEPTED.**

[ ]  Defendant **PLEADS GUILTY** to the offense set out above pursuant to **North Carolina v. Alford,** 400 U.S. 25 (1970). The Court has reviewed the signed petition to plead guilty and considered the statements of Defendant. The Court finds Defendant understands the charge, the penal consequences and the constitutional rights being waived. Defendant has concluded that his/her interests require entry of a guilty plea and Defendant received a substantial benefit in return for the entry of the guilty plea. Defendant has nothing to gain by a trial and much to gain by entry of the plea. By reviewing the Trial Information, Minutes of testimony, police reports and considering statements of Counsel, the Court **FINDS** that there is strong evidence of Defendant’s guilt which substantially negates Defendant’s claim of innocence. **DEFENDANT’S PLEA IS ACCEPTED.**

[ ] Defendant was **found guilty** [ ] following a trial to the Court [ ] by a trial jury.

**Matters Related to Sentencing**

[ ]  Defendant **SEEKS IMMEDIATE SENTENCING** and waives time before sentencing and a presentence investigation report.

[ ]  Defendant **APPEARS FOR SENTENCING** having previously pled guilty to the offense set out above.

[ ]  Defendant knowingly, voluntarily and intelligently **waives the right to be present** at sentencing and the right to allocution under Iowa Rule 2.23 and asks the Court to impose sentence in defendant’s absence.

[ ]  A **presentence investigation report** has been completed and reviewed by the Court, Defendant, Defendant’s attorney and the County Attorney. Any exceptions and/or corrections are on the record or on the face of the report.

On inquiry, no legal cause has been shown to prevent sentencing on this date. Defendant was given an opportunity to speak in

mitigation of the sentence. The sentence is based on all of the available **SENTENCING CONSIDERATIONS** set out

in Iowa Code § 907.5. The court finds the following factors the most significant in determining this particular sentence:

[ ] The nature and circumstances of the crime [ ] Statutory sentence requirements [ ] Victim impact statement

[ ] Protection of the public from further offenses [ ] Defendant’s statement [ ] Defendant’s age and character

[ ] Defendant’s criminal history [ ] Defendant’s mental health history [ ] Defendant’s employment

[ ] Defendant’s substance abuse history [ ] Defendant’s family circumstances [ ] The plea agreement

[ ] Defendant’s propensity for further criminal acts [ ] Maximum opportunity for rehabilitation [ ]

**DEFENDANT IS ADJUDGED GUILTY** of **OWI 1st Offense** in violation of Iowa Code Section 321J.2 and is **fined $1250.00**. Defendant is also ordered to pay a **CRIME SERVICES SURCHARGE** of 15% on any portion of the fine which is not suspended.

[ ]  The Court waives [ ] **$625.00** [ ] **$** of the fine imposed pursuant to 321J.2(a)(2), the Code as Defendant now has a temporary restricted license.

[ ]  Defendant shall be **INCARCERATED FOR**  [ ]  **ONE YEAR** or [ ]  days or [ ] hours.

 [ ]  All but [ ]  days [ ] hours of this sentence are suspended.

[ ]  Credit Defendant with [ ]  days [ ]  hours served.

[ ]  Defendant shall serve from [ ] a.m. [ ] p.m. to [ ] a.m. [ ] p.m. in jail.

[ ]  **OWI 1st Program.** Defendant shall participate in, cooperate with, pay for and complete the OWI 1st program. *Completion of this program will be credited as 48 hours of jail time served.* Defendant shall pick up the information packet for this program in the probation office on the 1st floor of the Criminal Courts Building, pay all program fees and complete the program within 90 days of this order.

[ ]  Probation is denied based on the sentencing considerations set out above.

[ ]  This sentence is [ ]  **Consecutive** [ ]  **Concurrent** to the sentence imposed in based on the sentencing considerations above.

**Defendant is placed on probation** beginning from the date of this order, or, if a term of incarceration is imposed, immediately upon defendant’s release from custody, for a period of  year(s) to be supervised by the Department of Correctional Services (DCS). The length of probation is based on the sentencing considerations set out above. The level of supervision shall be determined by DCS. Defendant is to comply with all term of probation as set forth herein and any terms imposed by DCS as required by the Intermediate Criminal Sanctions Program. Defendant is ordered to obey all federal, state or city laws or ordinances while on probation. Defendant is to notify his/her probation supervisor immediately upon any arrest or change of address. Defendant shall pay any probation administration fees. A violation of this paragraph or this order is a violation of probation. This probation is subject to revocation by the Court under Iowa Code Chapter 908, on notice and an opportunity for hearing and a finding that Defendant has failed to fairly live within the terms of probation and the law. Such a finding may result in revocation of probation and incarceration or a finding of Contempt of Court under Iowa Code Section 665.4 for which Defendant could receive up to six months in jail, a $500 fine, or both.

Defendant is ordered to **report to the probation office** on the 1st floor of the Criminal Courts Building immediately after sentencing or immediately after Defendant’s release from custody to enter into a probation agreement. If the probation office is closed, Defendant shall report to the probation office by 10:00 a.m. the next business day.  **However, if Defendant is at elevated risk of transmitting COVID-19, Defendant SHALL CALL (515) 286-3925 INSTEAD of reporting in person to sign up for probation.**

Defendant has received a substance abuse evaluation. If a recommendation was received, Defendant shall pay for, cooperate with and complete the **recommended substance abuse programming**. Defendant shall begin within 30 days of this order. Defendant shall file proof of compliance and completion with his/her probation officer.

[ ]  Defendant is ordered to complete  hours of **community service** within  days of the date of this order. Defendant shall sign up for community service when signing up for probation. Defendant shall pay required placement fees.

[ ]  Defendant is ordered to make **victim restitution** in the amount of $ . Payment(s) shall be made to the Clerk of Criminal Court, Criminal Courts Building, 110 6th Avenue, Des Moines, IA 50309. The Clerk shall forward payment(s) to ***\_\_\_\_***. “TBD” indicates “to be determined” which means that the final, accurate restitution amounts are not available. When such amounts of restitution are available, the State may apply for restitution and a supplemental restitution order may follow. Defendant has 30 days to contest the amount of restitution. ***DEFENDANT SHALL NOT BE DISCHARGED FROM PROBATION UNTIL ANY VICTIM RESTITUTION DUE IS PAID IN FULL.***

[ ]  **victim PECUNIARY DAMAGES (vpd).**  Defendant is ordered to pay VPD in the amount of $      for the costs inflicted on the victim(s) of this crime*. (“TBD” means “to be determined” which means that the final, accurate VPD amounts are not available at this time. When such amounts are available, the State may apply for VPD and a supplemental VPD order will follow.)* Defendant has 30 days to contest the amount of VPD. Payment(s) shall be made to the Clerk of Criminal Court, Criminal Courts Building, 110 6th Avenue, Des Moines, IA 50309.The Clerk shall forward payment(s) to      . ***DEFENDANT SHALL NOT BE DISCHARGED FROM PROBATION UNTIL VICTIM RESTITUTION DUE IS PAID IN FULL.***

[ ]  **VICTIM OFFENDER DIALOG (VOD)**.Defendant is ordered to participate in and cooperate with a VOD session to allow the victim to inform Defendant of the consequences of the crime, to determine the amount of victim pecuniary damages (VPD) owed, and to establish a payment schedule. If VPD cannot be resolved in the VOD session, the County Attorney is ordered to file a statement of VPD and Defendant shall have 30 days from the date of the filing to contest the amount of damages claimed. Defendant shall call 286-3057 within three (3) working days to arrange this VOD session. Any No-Contact Order currently in effect shall be temporarily suspended for the VOD session. No-Contact Order shall be in full force and effect upon conclusion of VOD session.

[ ]  Pursuant to Iowa Code Section 321J.2(13)(b), the court hereby orders restitution for **“emergency response” costs** required by Defendant’s actions in committing this offense to  in the amount of $(not to exceed $500.00 per agency).

 [ ] City of Windsor Heights, Police Department, 1133 66th Street, Windsor Heights, IA 50311

 [ ] City of West Des Moines Police Department, PO Box 65320, West Des Moines, IA 50265

 [ ] City of Des Moines Police Department, 25 E. 1st Street, DSM, IA 50309

**Category B Restitution and Reasonable Ability to Pay Analysis**

Iowa law separates restitution into three categories. ***Victim Pecuniary Damages*** includes the damages done to a victim in the course of a crime as set out in Iowa Code § 910.1(3). ***Category A Restitution*** includes fines, surcharges and penalties. Defendant must pay all ***Victim Pecuniary Damages*** and ***Category A Restitution*** and that duty is not subject to a reasonable ability to pay analysis.

***Category B Restitution*** includes court costs, crime victim assistance program reimbursement, expenses incurred by public agencies under Iowa Code §321J.2(13)(b), medical assistance program restitution pursuant to Iowa Code chapter 249A, contributions to a local anti-crime organization and legal assistance fees, (including the expense of a public defender) pursuant to Iowa Code §815.9.

[ ] According to Iowa Code §910.2A, Defendant is presumed to have the reasonable ability to pay all ***Category B Restitution and is therefore ordered to pay all Category B Restitution.*** Defendant can challenge the obligation to pay ***Category B Restitution*** by filing a motion within 30 days of this order stating that defendant does not have a reasonable ability to pay ***Category B Restitution*.** The motion must be accompanied by a financial affidavit which must also be served on the prosecutor. Defendant must prove that defendant does not have a reasonable ability to pay ***Category B Restitution*** or the court cannot legally reduce the order to pay such fees.Failure to file a motion or a financial affidavit waives any claim of an inability to pay Category B Restitution. *“Financial* *affidavit”* means a signed affidavit sworn under penalty of perjury that provides specific financial information about Defendant to enable the sentencing court to determine defendant’s reasonable ability to pay Category B Restitution.The affidavit form applying for court-appointed counsel is not sufficient for purposes of determining reasonable ability to pay.

[ ] Defendant requests a finding of less than a full ability to pay Category B Restitution. Defendant furnished a completed financial affidavit to the Court and the prosecutor had the opportunity to cross examination on the financial affidavit. Evidence of the amount of attorney fees was presented. The Court therefore makes the following finding regarding Category B Restitution:

☐ **NO ABILITY TO PAY:**  Defendant has no ability to pay ***Category B Restitution*** in any amount.

☐ **PARTIAL ABILITY TO PAY:**  Defendant has the reasonable ability to pay, and is ordered to pay, up to $ for ***Category B Restitution***

☐ **FULL ABILITY TO PAY:**  Defendant has a full ability to pay, and is ordered to pay, all ***Category B Restitution***.

***Defendant is ordered to pay any and all assessed restitution, fines, surcharges, and court costs.*** All payments shall be made to Clerk of Criminal Court, Polk County Criminal Courts Building, 110 6th Avenue, or the Polk County Justice Center, 222 Fifth Avenue, Des Moines, Iowa 50309 or online at [www.iowacourts.gov](http://www.iowacourts.gov). Defendant shall call the Clerk of Court at 286-3772 to verify amounts owed. ***These amounts are delinquent 30 days after all costs are assessed.*** The Clerk shall pay down Category B Restitution according to Iowa Code §910.2(1). If there are multiple cases, the clerk shall divide Category B Restitution costs equally between cases where appropriate. If Defendant fails to pay the total financial obligation due, the case will be transferred for collection. The State of Iowa may withhold any State income tax refund, vehicle registration and/or driver’s license issuance for unpaid court ordered financial obligations.

**Dismissal of Other Counts and Cases**

[ ]  **DISMISSAL OF OTHER COUNTS AND CASES**. Upon the State’s recommendation, the following counts/cases are dismissed: . [ ]  State to pay costs. [ ] Pursuant to the plea agreement adopted by the court, Defendant is ordered to pay court costs and any victim restitution associated with these counts and/or cases.

Iowa Code Section 901C.1 allows Defendant to request that a dismissed case be removed from the public record.  Before the request is made or granted each of the following must be true:

1. All charges in the caseare dismissed.
2. At least 180 days have passed since the dismissal or Defendant proves, and the court finds, good cause to act sooner.
3. The dismissal was not based on a finding that Defendant was incompetent or not guilty by reason of insanity.
4. All court costs, fees, or other financial obligations ordered by the court have been paid.

[ ]  Dismissed case number(s)  are related to a deferred judgment.

**Other Matters**

Unless judgment was deferred, **to** **challenge THIS judgment** defendant must file for EITHER 1) Appeal OR 2) Discretionary Review -- either must be filed with the clerk of court within 30 days or the request will be denied as untimely.  Defendant has a right to Appeal except after a guilty plea which waives the right absent good cause.  Grounds for Discretionary Review are limited by Iowa Code § 814.6(2).  A copy of the Notice of Appeal must be served on the Iowa Attorney General. If Defendant cannot afford the expense of Appeal and qualifies financially, an attorney and necessary documents will be furnished at State expense.

Any mittimus shall issue immediately.

[ ]  **RECALL WARRANT**

[ ]  Bond on appeal is set at $\_\_\_\_\_\_\_\_\_\_cash only.

[ ]

[ ]  Defendant was personally served with a copy of this order.

[ ]   was personally served with a copy of this order.

[ ]  In addition to all other persons entitled to a copy of this order, the Clerk shall provide a copy to the following: DAJCC,