IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF KING

		NO.
STATE OF WASHINGTON,		BA NO.
		CCN NO.
	Plaintiff	
vs.		Conditions of Conduct for Persons Ordered
		by the King County Superior Court into the
		Community Center for Alternative
I	Defendant	Programs, (CCAP) Enhanced
		(ORDTLRA)

The following are court-imposed conditions of conduct for participation in the King County Community Center for Alternative Programs (CCAP). Compliance with these conditions of conduct shall be monitored by the King County Department of Adult and Juvenile Detention (DAJD), Community Corrections Division, as specified herein by the court. Your continued participation in CCAP is subject to strict compliance with the following:

You have been ordered to CCAP, Enhanced

- 1. You shall report to the Community Center for Alternative Programs by 9:00 AM on and report each weekday Monday through Friday thereafter. You shall remain on the premises until discharged by department staff. CCAP is located at 400 Yesler Way, Seattle. Enter the Yesler Building on Terrace Avenue which is the north side of the building. Failure to comply with this condition will result in your removal from CCAP and court ordered incarceration into secure confinement.
- 2. You shall commit no crimes. Department staff shall monitor bookings into the King County Correctional Facility (KCCF) and the Regional Justice Center (RJC) for violations of any local, state, or federal law or court order. Any booking into the King County Correctional Facility or the Regional Justice Center will result in your removal from CCAP, and court ordered incarceration into secure confinement.

3.	You shall not purchase, possess, or use controlled substances without a valid prescription and shall not consume alcohol beginning from the date of this order. Any use of controlled substances, other than as prescribed by a physician, will be considered a violation. You will submit to urinalysis testing as ordered, including a baseline urinalysis to determine the levels of THC within 5 days of beginning participation at CCAP and if the THC level does not decrease in your next urinalysis test, this will be considered a violation. You shall submit to random urinalysis and breathalyzer testing as directed by department staff 1 or 2 times every 30 days. Violation of this condition or failure to submit to testing on demand will result in removal from CCAP and court ordered incarceration into secure confinement.
4.	You shall obtain the treatment evaluation(s) checked below. If you are determined as needing treatment, you shall enter at the next available opening and maintain reasonable progress in the recommended treatment program. You shall provide a Release of Information to department staff to verify your compliance. Department staff shall contact the therapy and treatment providers \square 1 or \square 2 times every 30 days to verify compliance beginning 21 days from the date of this order. If you are ordered to enter an education program, you must begin immediately and make reasonable progress in such education program. Failure to comply with this condition will result in your removal from CCAP and court ordered incarceration into secure confinement.
	 □ Drug/Alcohol □ Mental Health □ All treatment as ordered in the Judgment and Sentence and any modification □ orders. □ Other
5.	You shall attend all CCAP programs and all CCAP caseworker appointments. You will be given a schedule on the first day of programming which specifies dates and times of your CCAP programs and CCAP caseworker contacts. In addition to the schedule, CCAP staff may set additional meetings that you are required to attend. Unexcused absences will result in removal from CCAP, and court ordered incarceration into secure confinement. Three written warnings in a 30-day period for being less than 60 minutes late will result in your removal from CCAP and incarceration into secure confinement. One incident of being 60 minutes late or more will result in your removal from CCAP and court ordered incarceration into secure confinement.
6.	You shall not forge a document or provide false information to department staff. Such activity, if actually known to department staff, will result in removal from CCAP and court ordered incarceration into secure confinement.

- 7. You shall participate in CCAP programs as directed, complete program assignments and follow department staff directions while participating in CCAP. You shall not behave in a threatening, assaultive, or harassing manner. Failure to comply as directed by department staff will result in written notification to the Prosecuting Attorney and the Defense Attorney. Failure to comply also may result in your removal from CCAP and court ordered incarceration into secure confinement.
- 8. You shall notify department staff prior to making a change in your residence. You shall keep department staff notified at all times of your current telephone number.

Goldenrod - Defense Attorney

If this order is entered as conditions of a Judgment and Sentence.	a sentence, this order is i	ncorporated by reference into the
DONE IN OPEN COURT this	day of	
		JUDGE
Programs under the Department of Adu	alt and Juvenile Detention participation in this programs is my sole responsibility the any of these conditions I am placed in secure controls.	am and agree to abide by the conditions as to comply with these conditions of s, I may be immediately returned to
Signature of Defendant		Dated
	Interpreter's Declarati	ion
I am a certified interpreter or have been have translated the CCAP Conditions of language.	language, which t	the defendant understands, and I
I certify under penalty of perjury under correct.	the laws of the state of V	Washington that the foregoing is true and
Interpreter Signature	Date	ed