SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY

STAT	E OF WASHINGTON,		No	SEA
	vs.	Plaintiff, Defendant,		ID ORDER TO CONTINUE RING(S)
□ In	custody	dy	☐ (ORCOMH☐ (ORCOTD Hearing ar	- Order for Continuance of Trial Date H) Order to Continue Omnibus Hearing to Order for Continuance of Omnibus and Trial Date to Required the Continuance of Omnibus
	_			sel for this hearing □has previously affirmed
	ecord or through signed pleadin			through counsel at all hearings where that is
The De	fendant appeared ☐ In person;	☐ Through counsel;	☐ Remotely (use	only if an in-court hearing took place)
The □	Defense Counsel □ State mad	de a motion to reset	hearing dates an	nd extend time-for-trial expiration by
				ntinuing the trial date (CrR 3.3(f)(1)
	Defendant □ The State object ance. It is ordered that the N			dant and the State agree to this
	Omnibus Hearing has been ☐ The Court ☐ Defense Cou			a.m. / p.m. in Courtroom E-1201 efendant to the next hearing.
	Trial date has been continue assignment and standby statu			t 9:00 a.m. The parties will be notified of notified of the court day prior to the trial date.
	Other:			
The ex	piration date is			

ORDER:

☐ The Court grants the motion for the reasons stated a☐ The Court grants the motion as required in the interest.	above under CrR 3.3(f)(1) and CrR 3.3(f)(2). est of justice under CrR 3.3(f)(2) for the reasons stated					
above and the following additional grounds:	****					
☐ The Court grants the motion based on the defendant's execution of a valid waiver pursuant to CrR 3.3(c)(2)(i).☐ The Court finds good cause to require the Defendant to appear in-person for the following hearings:						
make an offer/respond to the defense offer, the Staprovide discovery (circle one); □ Defense to provide	victim;□ Interview witnesses; □ Therapeutic Court					
☐ The State extended an offer on	☐ The Defense proposed a resolution on					
IN-PERSON, REMOTELY, OR THROUGH COUNSEL. To signed by the Defendant OR counsel must affirm that the the Defendant must maintain contact with counsel. If the the court may order the clerk to issue a bench warrant for counsel, notices provided to counsel are presumed to b Defendant confirmed agreement to the below waive defendant. WAIVER: I understand that I have a right to on this case, or within 90 days of my arraignment if I am except for any excluded periods under CrR 3.3, or unless knowingly agree to reset the commencement date to the	e Defendant prefers to appear through counsel. Additionally, a Defendant does not appear in any way prescribed by CrR 3.4, or the Defendant's arrest. If a Defendant appears through e provided to the Defendant rer and Defense Counsel explained the waiver to the a trial within 60 days of my arraignment if I remain in custody released on this case before the expiration of 60 days, is the commencement date is reset. I voluntarily and next court hearing (scheduled above). I agree that my new remain in custody on this case, or 90 days from that date if I					
 Defendant	ver pursuant to CrR 3.3(c)(2)(i) or continuance pursuant to CrR 3.3(f)(1))					
Deputy Prosecutor WSBA No	Attorney for Defendant WSBA No					
DATED this day of, 20	Judge					
I am fluent in the language, and I have that language. I certify under penalty of perjury under the law	e translated this entire document for the Defendant from English into vs of the State of Washington that the foregoing is true and correct.					
Interpreter:	Date:					