SUPERIOR COURT OF THE STATE OF WASHINGTON COUNTY OF KING

STATE OF WASHINGTON, vs.	Plaintiff,	NO ORDER ON OMNIBUS HEARING (OOR) Charge: Trial Date:
		Expiration:
	Defendant	Estimated length of trial:

 \Box In Custody \Box Out of Custody

An omnibus hearing was held on this date.

1. CrR 3.5:

- □ No custodial statements will be offered in the state's case-in-chief, or in rebuttal.
 - The statements of defendant will be offered in state's rebuttal case only.
 - The statements referred to in the state's omnibus application will be offered and: May be admitted into evidence without a pretrial hearing, by stipulation of the parties.
 - □ A pretrial hearing shall be held.

Moving party's motion must be filed into the court file 6 court days before the scheduled trial date.

Response (if any) must be filed into the court file 2 court days before the scheduled trial date.

2. CrR 3.6:

- □ No motion to suppress evidence pursuant to CrR 3.6(a) shall be made.
- Defendant will move to suppress evidence. Moving party shall comply with CrR 3.6,
 8.1 and CR 6. The motion shall be heard, immediately before trial, by the trial judge.

Moving party's motion must be filed into the court file 6 court days before the scheduled trial date.

Response (if any) must be filed into the court file 2 court days before the scheduled trial date.

3. CrR 4.7:

4.

5.

6.

7.

8.

	 Plaintiff has provided the defense with all discovery required by CrR 4.7(a). Defendant has provided the plaintiff with all discovery required by CrR 4.7(b). Plaintiff shall provide the defense with			
		by	, 20	
	Defendant shall provide plaintiff with			
	by		_, 20	
	Witness interviews shall be completed by impede opposing counsel's investigation of the case, CrR			
	The general nature of the defense is			
	Discovery orders:			
Plaint be se	tiff will move to amend the information to	_ days bef	. Defense shall fore the trial date.	
Motio	ons in limine are reserved for the trial court.			
	I briefs: The parties are required to file trial briefs no later the scheduled trial date.	nan 2 cou	rt days prior to	
•	oosed jury instructions shall be served and filed when the cas 6.15(a).	se is calle	ed for trial,	
crimir	r motions not specifically referenced in this order shall be no nal judge or criminal motions judge, and shall comply with C (b) unless expressly agreed by the parties in writing.			

9. Agreed Certificate of Pretrial Readiness: The parties are required to submit to the court and file the Agreed Certificate of Pretrial Readiness form no later than 5 court days prior to the scheduled trial date.

10. Other: _____

DONE IN OPEN COURT this	_ day of	, 20
Submitted:	JUDGE	
DEPUTY PROSECUTING ATTORNEY WSBA#	ATTORNE WSBA#	Y FOR DEFENDANT
I am fluent in thelanguage. I certify, under penalty of perjury under the laws of the Sta		

Date and Place

Interpreter