IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON COUNTY OF KING JUVENILE DIVISION

STATE OF WASHINGTON,	Case No.	
V.	ORDER ON OMNIBUS HEARING AND FOR PRE-TRIAL CONFERENCE Charge:	
DOB:	Date of Arraignment:	
DOB	Pre-Trial Conference Date:	
☐ In Custody ☐ Out of Custody	Trial Date:	
	Expiration:	
	Clerk's Action Required (OOR/PTC)	
An omnibus hearing was held on this date: via in-person hearing		
telephonic conference		
□ video		
Pursuant to CrR 4.5 (c)(v), a final in-person pre-trial of the country at, which is no later than on identify any known scheduling issues for either country and countr	e (1) week prior to trial. At that time, the parties will	
The parties estimate that witnesses will trial will take approximately days. At the names of each witness expected to be called, (b) the be taken, and (c) any special accommodations need other public health measures, and minimize the time courthouse. If any witness is requesting to participate at the Pre-Trial Conference.	e pre-trial conference, the parties will identify (a) the e order and specific time and day their testimony will ed, so as to maximize social distancing, comply with period in which unnecessary person are in the	
At the pre-trial conference, the parties shall also ider example, the physical placement of the parties or spream the public health emergency.		
An interpreter is needed for in the parties will identify the names of each witness requir	language. At the pre-trial conference, the ing an interpreter and any unique accommodations	

for these persons' interpretation needs. 1. CrR 3.5: No custodial statements will be offered in the state's case-in-chief, or in rebuttal. The statements of respondent will be offered in state's rebuttal case only. The statements will be offered and: May be admitted into evidence without a hearing, by stipulation of the parties. A hearing on the admissibility of statements shall be held. 2. CrR 3.6: No motion to suppress evidence pursuant to CrR 3.6(a) shall be made. Respondent will move to suppress evidence. Moving party shall comply with CrR 3.6 and LJuCR 7.14. The respondent's brief shall be due no later than five (5) days before trial (fact finding) and the State's response shall be filed by noon one (1) day before fact finding. 3. CrR 4.7: Plaintiff has provided the defense with all discovery required by CrR 4.7(a). Respondent has provided the plaintiff with all discovery required by CrR 4.7(b). Plaintiff shall provide the defense with: Respondent shall provide plaintiff with: by _____ Witness interviews shall be completed by _____. Other discovery orders: 4. Plaintiff will move to amend the information to ______. Defense shall be served a copy of the proposed amended information ______ days before the trial date. 5. Other significant motions: The State notes the following motions: The defense notes the following motions: ______ The court has established the following briefing schedule: All other motions, including any evidentiary issues, shall be identified in the parties' trial briefs due, unless leave of Court is granted, by noon the business day before trial is scheduled to begin. 6. The general nature of the defense is: 7. Other:

Dated: ____

		X
		Judge / Commissioner
X		X
Depu	uty Prosecuting Attorney, Bar # This order is digitally signed	Attorney for Respondent, Bar # This order is digitally signed
	Deputing Prosecuting Attorney Bar #	Attorney for Respondent Bar #