SUPERIOR COURT OF THE STATE OF WASHINGTON COUNTY OF KING

STATE OF WASHINGTON, Plaintiff, vs.		Plaintiff,	ORDER ON OMNIBUS HEARING (OOR) Charge: Trial Date:					
			Expiration:					
		Defendant	Estimated length of trial:					
	In Cus	tody ☐ Out of Custody						
An	omnibu	is hearing was held on this date.						
1.	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. 								
Mo dat	• .	rty's motion must be filed into the court file	e 6 court days before the scheduled trial					
Res	sponse	(if any) must be filed into the court file 2 c	ourt days before the scheduled trial date.					
2.	CrR 3	s. 6 :						

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:						
		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, 20, 20, and impede opposing counsel's investigation of the case, CrR 4.7(h)	. No party may (1).				
		The general nature of the defense is	<u> </u>				
		Discovery orders:					
4.	Plaint be se	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.	Motions in limine are reserved for the trial court.						
6.	Trial briefs : The parties are required to file trial briefs no later than 2 court days prior to the scheduled trial date.						
7.	Proposed jury instructions shall be served and filed when the case is called for trial, CrR 6.15(a).						
8.	Other motions not specifically referenced in this order shall be noted before the chief criminal judge or criminal motions judge, and shall comply with CrR 8.1, CrR 8.2, CR 6 and CR 7(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			
	PUTY PROSECUTING ATTORNEY	ATTORNEY FC WSBA#	PR DEFENDANT		
I am t	fluent in thelanguage. y, under penalty of perjury under the laws of the S	I have translated this document to State of Washington, that the fore	for the defendant into that language. I going is true and correct.		
Date	and Place	Interpreter			