CITY OF PENDLETC	N		CAS	SE NO	
VS.			PET	FITION	& AGREEMENT
				DUII	Diversion
Defenda	ant				
DATE OF DUII OFFE	NSE:				
Defendant's Residence					
Street		City	Sta	ate	Zip
Mailing Address (if dif	ferent)		<u>.</u>		
Date of Birth:	Phone Number:	Driver's Licens	e:	SID#(if known):
		Number	State		
b) Complete a c) Attend a Vi d) Not use alc Explanation e) Install and f) Keep the co (2) I plead guilty o submitted with	uired diversion fees and are alcohol and drug abuse a letim's Impact Panel as ore ohol, controlled substance in of Rights and DUII Diveruse an approved Ignition I burt advised at all times of or no contest to the DUII cluthis diversion petition points in the P	assessment and comp dered by the court is or other intoxicants ersion Agreement interlock Device (IID) my current mailing a harge as shown in the	except a if order ddress Petition	s allowed ed by the to Plead	d in the attached
(4) I waive my for	mer jeopardy rights under ction on the charge or any	the federal or state co	onstitutio	ns and C	PRS 131.505 to 131.525 inal incident
Defendant's Signature	D	efendant's Name (typed	d or printe	ed)	Date

NOTE: The Defendant's Declaration of Eligibility and Petition to Plead Guilty or No Contest must be filed with this form and served

on the City Prosecutor who filed this charge.

EXPLANATION OF RIGHTS AND DUII DIVERSION AGREEMENT

Read this entire form carefully. You are charged with driving under the influence of intoxicants (DUII). You can apply for the DUII Diversion Program, but you can only enter the program if you meet all eligibility requirements. The court will appoint a lawyer to help you if you ask for one and you are financially eligible.

ELIGIBILITY FOR DIVERSION PROGRAM

You are eligible to participate in the diversion program only if:

- o You meet all requirements described in the attached Defendant's Declaration of Eligibility and
- o you appeared in court on the date scheduled for your first appearance on the charge (unless the court finds good reason to excuse your failure to appear) and
- o you file the Petition and Agreement with the court within thirty (30) days of your first appearance in court (unless the court finds there is good cause to allow a later date)

AGREEMENT WITH THE COURT

The DUII Diversion Petition and Agreement is your agreement with the court. To have the DUII charge dismissed, you must do all of the following (if ordered by the court):

- a. PAY THE REQUIRED DIVERSION FEES to the court. Fees are listed in Section 1 of the Summary of DUII Diversion Fees. If you cannot afford to pay these fees, tell the Judge. The court may waive some of the fees or allow you to make payments over time, depending on your financial situation.
- b. PAY RESTITUTION (See Section 1 of the Summary of DUII Diversion Fees)
- c. COMPLETE AN ALCOHOL AND DRUG ABUSE ASSESSMENT. The court will assign you to an agency (Eastern Oregon Alcohol Foundation, EOAF) for assessment. You must give the agency accurate and truthful information about your use of drugs and alcohol. You must pay fees to the agency. The agency will recommend a treatment program if they find you need treatment.
- d. **COMPLETE THE RECOMMENDED TREATMENT PROGRAM.** You must pay the treatment provider directly. If you cannot pay the cost of treatment, tell the treatment provider. They may be able to waive certain costs or let you make payments over time.
 - In addition to any other requirement to participate in an alcohol or drug treatment program, the court may order you to complete an alcohol or drug treatment program if the court received 2 or more negative IID reports
- e. ATTEND A VICTIM IMPACT PANEL IF ORDERED and pay the participation fee
- f. DO NOT USE ANY ALCOHOL OR OTHER INTOXICANT (includes marijuana) during the terms of the diversion agreement. Comply with state laws that prohibit the use of intoxicants. You can use:
 - Sacramental wine given or provided as part of a religious rite or service
 - Alcohol or a controlled substance taken as directed with a valid prescription
 - A non-prescription drug that contains alcohol if you follow the directions for use that are printed on the label
- g. KEEP THE COURT ADVISED OF YOUR CURRENT MAILING ADDRESS AT ALL TIMES
- h. INSTALL AND USE AN APPROVED IGNITION INTERLOCK DEVICE (IID) in all of the vehicles you operate during the term of the diversion agreement when you have driving privileges, if ordered by the court.

REQUIRED BOOKING

If the court grants your petition, you will have to be booked and fingerprinted on the DUII charge, if you have not already been booked and fingerprinted.

INFORMATION ON IGNITION INTERLOCK DEVICES (IIDs)

- i. You must install and use an approved ignition interlock device (IID) in all vehicles you operate during the term of the diversion period when you have driving privileges if:
 - Your Blood Alcohol Content (BAC) was 0.08 or above
 - You refused a breath/blood test when requested by the arresting officer
 - Your BAC was greater than 0.00 and less than 0.08 and your blood test showed the presence of intoxicants, or

- Your BAC was less than 0.08 and your blood test did not show the presence of intoxicants, when ordered by the court to do so
- j. The IID requirement applies in all cases and to all vehicles you operate during the term of the diversion agreement when you have driving privileges, except:
 - If the court finds that you meet requirements for a medical exemption under the rules of the Oregon Department of Transportation
 - While operating an employer's vehicle in the course and scope of your employment (contact DMV for more information)
 - If your BAC was less than 0.08 and your blood test did not show the presence of intoxicants, and the court does not order the installation and use of the IID, or
 - If your current offense was for riding a bicycle that was not an electric assisted bicycle
- k. The IID requirements continue until you submit a certificate to the DMV from the IID provider. The certificate must state that the device did not record a negative report for the last 90 consecutive days of the required installation period.
- 1. After 6 months, you can apply for an order vacating (ending) the IID requirement as a condition of diversion if:
 - You provide the court with a certificate from the IID service provider stating that the device has not recorded a negative report for at least 6 consecutive months, and
 - You have been in compliance with any treatment program you were ordered to participate in as a condition of your diversion agreement

ADDITIONAL INFORMATION AND WAIVER OF RIGHTS

- m. The diversion agreement applies only to the DUII charge. If you are charged with other offenses arising from the same incident, the other charges will be prosecuted separately. By entering into a diversion agreement, you give up the right to have the DUII charge decided at the same time as your other charges (former jeopardy-which means the right not to be prosecuted twice for the same offense).
- n. If you have a prior DUII conviction, the Interstate Compact for Adult Offender Supervision rules may prohibit you from leaving the state without permission during the diversion period
- o. Prosecution of the DUII Charge will be delayed during the diversion period
- p. If you successfully complete the diversion agreement, the court may automatically dismiss the DUII charge at the end of one year (this may take up to six months). If you do not receive the notice of dismissal, you must file a motion at the end of the diversion period asking the court to dismiss the DUII charge.
- q. If the court finds that you violated the terms of the diversion agreement or that you were not eligible for diversion, the court will terminate the diversion agreement. The court may hold a hearing where you can "show cause" as to why the court should not terminate your diversion agreement. The court will send notice of such hearings by regular mail. If you fail to appear in court, the court can terminate the diversion agreement and may issue a warrant for your arrest.
- r. The court will terminate the diversion agreement if at any time during the diversion period the court finds that you failed to fulfill all of the terms of the agreement. Including, but not limited to, a new DUII or breaking open container laws, among other things, will violate the agreement.
- s. If the court terminates your diversion agreement or you fail to fulfill the terms of the agreement by the end of the diversion period, the court will sentence you without a trial.
- t. You may file a motion asking the court to extend the diversion period, but you must file the motion within the last 30 days of your scheduled diversion period. The court may grant an extension if the court finds that you have made a good faith effort to complete the diversion program and that you can complete all remaining conditions within the extension period. The court may grant an extension only once and for not more than 180 days. It is your responsibility to contact the court with your filing. The court will not contact you or complete this for you.
- u. If the court denies the diversion petition, the City of Pendleton cannot use your guilty or no contest plea (in the *Petition to Plead Guilty or No Contest*) when the City of Pendleton continues the prosecution

ADDITIONAL INFORMATION FOR ACTIVE MILITARY PERSONNEL

The following may apply if you are engaged in active military service:

- v. The court may not deny your petition for a DUII diversion agreement solely because military service will impair your ability to complete the diversion program if:
 - You are a member of the Armed Forces of the United States, the reserve components of the Armed Forces of the United States, or the National Guard and
 - You have been called to active duty
- w. You may ask the court to allow you to participate in a comparable treatment program conducted by or authorized by a government entity in another jurisdiction
- x. You may file a motion asking the court to extend the diversion period. The court may grant an extension if the court finds you have made a good faith effort to complete the diversion program and that you can complete all remaining conditions within the extension period. If you are serving on active duty, you must file the motion by the end of your scheduled diversion period. The court may extend the diversion period as necessary to allow you to complete the conditions of the diversion agreement.

CITY	OF PENDLETON	CASE	NO
	VS.	ORDE	ER RE: DUII DIVERSION
	Defendant		
Driver	License:	DOB:	
The all	eged DUII occurred on (date)	sion Petition and Agreement, THE COURT ORD	
Based	on the Defendant's DUII Dive	sion Petition and Agreement, THE COURT ORD	ERS:
☐ Der	owed. The court withholds ent	y of a judgment of conviction pending completion	or termination of the diversion
Ū	nent and orders that:		
1)		ly with all terms in the Petition and Agreement.	ant through Factors Orogan
	Alcohol Foundation-(541)27	assessment and complete any recommended treatm	ent through: Eastern Oregon
2)		beginning (date) and ending (date)	te)
/	☐ Defendant must file a mor	ion to dismiss after the diversion period ends in ord	er for the court to dismiss the
	charge (if this option is not c.	necked the defendant does not need to file a motion	to dismiss)
3)		6490.00 to the court for the diversion as required by	
	· · · · · · · · · · · · · · · · · · ·	immediately or D per payment schedule: \$	/month due by the
45		inning	must now a moutisination foo to the
4)	program (see attached form)	ictim impact panel approved by this court \square and n	must pay a participation fee to tha
		DATE:(not required	l if the current offense involved
	riding a bicycle that is not el	ectric-assisted)	
5)	☐ Defendant must pay court	appointed attorney fees	
	☐ in an amount of \$	on a schedule determined by the co	ourt. The court finds that the
		lity to pay court-appointed attorney fees.	
		parate judgment or order	
6)		stall and use an ignition interlock device (IID) in	
		of the agreement when the Defendant has driving p	
		was 0.08% or more as shown by chemical analysis to submit to a breath or blood test	s of breath or blood
		of breath or blood shows that Defendant's BAC w	vas more than 0.0% and less than
		ence of an intoxicant other than intoxicating liquor	
	OR	once of an incorrectit office than incorrecting reques	
		red to install and use an IID because the court finds	s it appropriate despite chemical
	analysis of breath or	blood showing a BAC below 0.08% (discretionary))
	OR		
		ot install an IID because Defendant:	
		requirements for medical exemption under Oregon	Department of Transportation
		rom the IID requirement	holow 0.000/ (diametic com)
		to a blood, breath, or urine test that showed BAC	
ם זוום	the offen בו Diversion-Order-Diversion (Form	e involved riding a bicycle that was not electric-ass Pendleton Municipal Cou	
しついけり	aversion-Order-Diversion (Louit	.) rendicion widingipal Col	41 C-120 V 10 CQ O 1 / 40 47

7) Defendant must be booke8) Restitution/Other:	ed and fingerprinted		
SO ORDERED;			
Date	. <u> </u>	Pres	siding Judge

^{*}if Defendant is required to operate an employer-owned vehicle, an IID need not be installed if Defendant notifies employer of the IID requirement and has written proof of the notification

	CIT	TTI	OF	PEN	ים דרו	$\Gamma \cap X \Gamma$
J		1 Y	1 117	PPN		

CASE NO.		

VS.

DEFENDANT'S DECLARATION OF ELIGIBILITY

DUII Diversion

Defendant

I am eligible to participate in a driving under the influence of intoxicants (DUII) diversion program because:

- 1. I have never been convicted of a felony DUII offense in Oregon or any other place
- 2. On the date I sign the attached petition for a DUII diversion agreement:
 - a. Except for the DUII charge in this case, there is no charge pending against me in Oregon or any other place for an offense involving operation of a vehicle while:
 - under the influence of intoxicants, or
 - having a blood alcohol content above the allowable blood alcohol content
 - b. I am not participating in a DUII diversion program or any similar alcohol or drug rehabilitation program in Oregon or any other place except:
 - a program I may have entered as a result of the DUII charge in this case
 - a charge for minor in possession of alcohol under ORS 471.430, or
 - as ordered by a juvenile court under ORS chapter 419B or 419C
 - c. There is no charge of an offense pending against me in Oregon or any other place for any degree of aggravated vehicular homicide, murder, manslaughter, criminally negligent homicide, or assault that resulted from the operation of a motor vehicle
- 3. During the fifteen (15) years before the date of the alleged DUII offense in this case and from the time between the alleged DUII offense and the date I sign the attached petition:
 - a. I have not been convicted in Oregon or any other place for an offense involving the operation of a vehicle while:
 - under the influence of intoxicants, or
 - having a blood alcohol content above the allowable blood alcohol content
 - b. I have not participated in a DUII diversion program or any similar alcohol or drug rehabilitation program in Oregon or any other place except a program I may have entered as a result of a charge for minor in possession of alcohol under ORS 471.430 or as ordered by a juvenile court under ORS chapter 419B or 419C
 - c. I have not been convicted, in Oregon or any other place, on any charge of an offense in any degree for aggravated vehicular homicide, murder, manslaughter, criminally negligent homicide, or assault that resulted from the operation of a motor vehicle, *and*
 - d. If this is my second or subsequent diversion, I have not been convicted or any criminal offenses involving a motor vehicle
- 4. The DUII offense described in the attached petition did not involve any deaths or any physical injury to any other person ("physical injury" means impairment of physical condition or substantial pain)
- 5. At the time of the alleged offense, I did not have commercial driving privileges

•	ove statement is true to the best of my knowle	<u> </u>
is made for use as evidence	in court and I am subject to penalty for perju	ry.
Defendant's Signature	Defendant's Name (printed)	Date

6. At the time of the alleged offense, I was not operating a commercial motor vehicle

NOTE: This declaration must be completed by Defendant and filed with DUII diversion Petition and Agreement (with attached Explanation of Rights and DUII Diversion Agreement), Order re: DUII Diversion, Petition to Plead Guilty or No Contest, and Order on Petition to Plead Guilty or No Contest

CITY	OF PENDLETON	CASE NO
	VS.	PETITION TO PLEAD GUILTY OR NO CONTEST DUII Diversion
	Defendant	
1.	My true name is (first, middle, last) I am also known as	
2. 3.	I am years old. The highest grade level My physical and mental health are satisfactory. I are except:	el of school completed is m not under the influence of any drugs or intoxicants,
4.	The following describes me: I am able to read, write, and understand English, I am able to understand English, and this petition I am unable to read English, and this petition has I am unable to read, write, or understand English thelanguage by into thelanguage	n has been read aloud to me completely s been read aloud to me completely in English
5.	I \square am \square am not represented by a lawyer. I under the court appoint a lawyer to represent me if the court	estand that I have the right to hire a lawyer or have urt finds that I cannot afford to hire a lawyer.
6.	If represented by a lawyer, I have told my lawyer a lawyer has advised me of the nature of the charge a satisfied with the advice and help my lawyer has gi	and the defenses, if any, that I have in this case. I am
7.	I understand that I have the following rights: a) the question all witnesses who testify against me at tria case; d) the right to subpoena witnesses and eviden me at trial; f) the right to testify at trial; g) the right trial, that they cannot hold that decision against me my guilt beyond a reasonable doubt.	al; c) the right to remain silent about all facts of the ce in my favor; e) the right to have my lawyer assist to have the jury told, if I decided not to testify at
8.	I understand that I give up all of the rights listed in understand I give up: a) any defenses I may have to	paragraph 7 when I plead guilty or no contest. I the charge; b) objections to evidence; and c)

challenges to the accusatory instrument.

- 9. By this petition, I am pleading \square guilty \square no contest to the crime of driving under the influence of intoxicants (DUII) which is a Class A misdemeanor under Oregon law. The maximum penalties, applicable if I do not enter diversion or if I fail to comply with the conditions of diversion are 364 days in jail and a fine of \$6,250.00 or \$10,000.00 if the offense was committed in a motor vehicle and there was a passenger younger than 18 and at least three years younger than me. The minimum penalties are 48 hours of imprisonment or 80 hours of community service (or 48 hours for non-electrically assisted bicycle DUII) and a fine of:
 - \$1,000.00 if this is my first conviction
 - \$1,500.00 if this is my second conviction
 - \$2,000.00 if this is my third conviction and I am not sentenced to a term of imprisonment
 - Or \$500 for a non-electrically assisted bicycle DUII; \$1,000.00 if my BAC was 0.15 percent or greater for a non-electrically assisted bicycle DUII

If I do not enter diversion or if I fail to comply with the condition of diversion, except if my charge is for a non-electrically assisted bicycle DUII, there will be a mandatory suspension of my driving privileges for:

- 1 year if this is my first conviction
- 3 years if this is my second conviction within 5 years
- my lifetime if this is my third or subsequent conviction
- 10. I understand that if I am not a US citizen, this plea may result in my removal from this country, exclusion from admission to the United States, or denial of naturalization
- 11. I understand that I will be required to pay all of the fees listed in the Summary of DUII Diversion Fees, unless the court finds me unable to pay and waives all or part of these fees. These fees include an alcohol or drug abuse assessment and any recommended or court-ordered treatment. The court may order me to attend a victim impact panel and pay a participation fee. I may be required to reimburse the City of Pendleton for the cost, if any, of a court-appointed attorney.
- 12. I am submitting this plea along with a petition to enter the diversion program under ORS 813.200 to 813.270. I understand that if the court grants the petition, the court will accept this plea but will not enter a judgment of conviction at this time.
- 13. I understand that:
 - a. If I fully comply with the conditions of the diversion agreement within the period authorized by law and by the court, the court will dismiss the charge with prejudice under ORS 813.250. If the court does not have a policy of automatically dismissing the DUII charge at the end of one year, I will have to file a motion at the end of the diversion period requesting that the charge be dismissed.
 - b. If I fail to comply with the diversion agreement within the diversion period, the court will enter a judgment of conviction on the charge and will sentence me
- 14. I understand that if the court enters judgment on this plea for failing to comply with the diversion agreement, it is the same as a conviction. This court can find me guilty of the crime of DUII based on this plea alone, without receiving any evidence
- 15. I understand that if the court denies the diversion petition and I go to trial, nothing in this petition will be used against me
- 16. This plea is based only on what is written on this petition. No promises have been made to me by my lawyer or any officer or agent of any branch of government (federal, state, or local) that I will receive a particular sentence or form of treatment from this or any other court, on these or any other charges, other than what is set forth in this petition.
- 17. \square I plead no contest *or*

☐ I plead guilty because in	County, Oregon, I d	lid the following:
court enters judgment on the may cause my probation, possible jail or prison time in that cause 19. I understand the charge again entering this plea voluntariate. 20. I understand that if I fail to	y on probation, parole, or post-prison superison plea, my failure to comply with the contarole, or post-prison supervision to be reverse in addition to any sentence imposed in a sentence imposed in the information in this petition, intelligently, and knowingly. comply with the terms of the diversion are to appeal the conviction. My right to appears to a sentence in the conviction.	nditions of the diversion agreement voked and I may be required to serve a this case. on. I am signing this petition and and the court enters a judgment of
the court enters the judgme	nt of conviction.	
Defendant's Signature	Defendant Name (printed)	Date

CERTIFICATE OF COUNSEL

I am the attorney for the defendant in this proceeding and I certify that:

- 1. I have fully explained to my client the charge and possible defenses that may apply in this case
- 2. I have personally examined this plea petition, explained all of its provisions to my client, and discussed fully with my client all matters described and referred to in the petition
- 3. I have explained to my client the maximum penalty and other consequences of entering a guilty or no contest plea, including possible immigration consequences
- 4. To the best of my knowledge and belief, my client's decision to enter this plea is made voluntarily, intelligently, and knowingly
- 5. I have told my client that if they are eligible for court-appointed counsel and wish to pursue an appeal, I will transmit the information necessary to perfect the appeal to the Office of Public Defense Services

		discussion of the contents
Signed by me in the presence of the above-named defendant/petitioner and after full di of the certificate with the defendant on (date)		
Defendant's Attorney's Signature	Attorney Name (typed or printed)	Bar Number
CF	ERTIFICATE OF INTERPRETER	
	nat I have read aloud the petition to the above uage	defendant in the
Signed by me in the presence of the ab	ove-named defendant on (date)	
Interpreter's Signature	Interpreter Name (printed)	-
versal branch o primings		

CITY OF PENDLETON	CASE NO
vs.	ORDER ON PETITION TO PLEAD GUILTY OR NO CONTEST
	(DUII Diversion)
Defendant	
Regarding Count	
The court finds:	
That the defendant's plea of \square no contest	st 🗆 guilty is knowingly, intelligently, and voluntarily made
ORDER:	
The court \square accepts \square denies the plea p	petition for purposes of ORS 813.200 to 813.270
Judge Signature:	
Judge's Signature	Judge's Name (printed)

SUMMARY OF DUII DIVERSION FEES

You are required to pay the fees listed below to participate in a DUII diversion program

Section 1: Payment to the Court

A. Court Fees

The court may waive all or part of these fees if it finds that you are low-income. The court may also allow you to pay in installments over time.

- \$490.00 filing fee
- Court-appointed attorney fees

B. Restitution

The court may order restitution in cases where a victim suffered economic damages. After the end of the diversion period, you must continue making payments if you have not paid the full amount of restitution, the court cannot terminate a diversion agreement for failure to pay restitution if you have otherwise complied with and performed all of the conditions of the diversion agreement.

Section 2: Other Fees

C. Alcohol and drug abuse assessment and treatment

- You must pay \$150.00 directly to the agency or organization doing the assessment
- You must pay for any treatment recommended by the assessment or ordered by the court. The cost of treatment varies. You must pay treatment costs directly to the agency or organization providing treatment. If you are unable to pay, the provider may allow payment in installments over time.

D. Victim Impact Panel

The court may order you to attend a Victim Impact Panel and pay a participation fee. The fee can range from \$5 to \$50. You must pay this fee directly to the panel coordinator on the day of the panel.

E. Ignition Interlock Device

The court may order you to install and use an approved ignition interlock device in any vehicle you operate during the terms of the diversion agreement when you have driving privileges. You must pay the cost of installing, leasing and maintaining the device to the provider of the device. The Department of Transportation may waive or defer (postpone) all or part of these fees if the Department finds you are low-income. The Department may also allow payment to be made in installments over time.

CITY	OF PENDLETON	CASE NO
	VS.	MOTION TO EXTEND DUII DIVERSION PERIOD, and DECLARATION IN SUPPORT
	Defendant	<u>MOTION</u>
time th	e defendant in this case and I a at is not longer than 180 days; te the diversion agreement)	sk the court to extend my diversion agreement for (insert however, if you are active military personnel, then insert time that will allow you to
		DECLARATION IN SUPPORT
1.		to complete the conditions of the diversion agreement: owing conditions of the diversion agreement:
	b. I have <u>not</u> completed the	following conditions of the diversion agreement:
	c. I have <u>not</u> completed the	diversion conditions listed in "b" above because (explain):
2.	I will be able to complete the	conditions of the diversion agreement within the extended period because (explain):
3.		granted any previous extension of the diversion agreement under ORS 813.225
4.	(except as necessary to accome I understand that:	nmodate military service)

Pendleton Municipal Court-Revised 01/2024

a. If I fully comply with the conditions of the diversion agreement within the extended diversion period,

the court may dismiss the charge with prejudice if I file a motion under ORS 813.250

•	the above statements are true to the best of my knowledge a nade for use as evidence in court and I am subject to penalt	
understand they	national designation of the court of the cou	- J
Date	Signature	
Date	Signature	
Date	Name (typed or printed)	
Date		

CITY OF PENDLETON	CASE NO
vs.	ORDER ON MOTION TO EXTEND DUII DIVERSION PERIOD
Defendant	
Driver License:	
DOB:	
The defendant in this case has filed a Motion to Extend DUII Dive	ersion Period
The court finds:	
The defendant:	
☐ has ☐ has not made a good faith effort to complete the	ne conditions of the diversion agreement and
☐ can ☐ cannot complete the conditions of the diversion	n agreement in the requested extended diversion period
The court orders:	
The motion is □ granted □ denied	
☐ The diversion period is extended for days* be	eginning on and ending on
*(not longer than 180 days; however, if the defendant is a period as necessary for the defendant to complete the agr	
Additional orders:	
Judge Signature:	

CITY OF PENDLETON		CASE NO	
	VS.	MOTION TO VACATE USE OF IID AS CONDITION OF DIVERSION AGREEMENT, and DECLARATION IN SUPPORT DUII Diversion	
	Defendant		
	<u>MOT</u>	TION the condition of my diversion agreement requiring me	
TO THE COLUMN TH	DECLARATIO	N IN SUPPORT	
exemption for <i>OR</i>		tment of Transportation rules (see the medical	
>	· ·	h the diversion agreement I entered into on (date):	
· >	• •	ative months since the date of installation, which was (date)	
>	negative report for at least 6 months I have entered into and am in compliance wit a condition of my diversion agreement	IID service provider that the device has not recorded a thany treatment I may have been required to participate in as signed by a treatment counselor from the treatment program with the program	
Other inform	ation:		
	are that the above statements are true to the as evidence in court and I am subject to pen	best of my knowledge and belief. I understand they are alty for perjury.	
Date	 	Signature	
		Name (printed)	
Address	City/State/Zip	Phone	
DUII Diversion	-Motion to Vacate IID (Form 9)	Pendleton Municipal Court-Revised 01/2024	

CITY OF PENDLETON	CASE NO
vs.	ORDER ON MOTION TO VACATE USE OF IID AS CONDITION OF DIVERSION AGREEMENT
	DUII Diversion
Defendant Driver License:	
DOB:	
Defendant has filed a Motion to Vacate Requirem Declaration in Support	nent Use of IID As a Condition of Diversion Agreement and
The court finds:	
That the defendant \square does \square does not qualify for a medical exempt or	ion under Oregon Department of Transportation rules
	the diversion agreement to install and use an approved IID for reports
	ith any treatment program required as a condition of diversion.
ORDER:	
The court \square grants \square denies the motion	
Judge Signature:	