## LOWER KITTITAS COUNTY DISTRICT COURT STATE OF WASHINGTON

STATE OF WASHINGTON Plaintiff,	No.	
vs.	Deferred Finding	
Defendant.	[ ] Non-moving Infracti	on
STATEMENT OF DEFENDANT:  I understand the court will defer the entry of a finding of committed in this case for a period of one year. I further understand this infraction shall be dismissed at the end of the one-year period, provided I do not commit* any traffic infractions or criminal traffic offenses during this one-year period, complete a traffic safety course within 90 days of the date of the Order, pay an administrative cost of \$175, and follow any other conditions of the court's Order. I understand the court will review my driving record and my Washington State criminal record at the end of the one year period and, if I have complied with the conditions set forth below, the court will dismiss this infraction. I understand that the court's record check may include a review of another court's "clerk docket notes" in order to determine if I have committed* a traffic infraction or traffic crime. Should I fail to comply with any of the conditions set forth below, the court will find this infraction committed and will impose the entire penalty stated on the Notice of Infraction. Any administrative costs I have paid (or I owe) will not be applied as a credit towards the penalty imposed by the court. If any traffic infractions or criminal traffic offenses are pending at the end of the one-year period, the court will defer its review until the traffic infraction or criminal traffic offense has been resolved. I understand that any traffic infraction or criminal traffic offense charged within one year from the date of this Order will be deemed committed* unless the charge filed against me is resolved by an unconditional dismissal, a "not guilty" verdict, or a finding of "not committed."  I hereby waive any right I have to a speedy hearing, including the right I have under IRLJ 2.6. I understand that I am entitled to only one Deferral of Infraction for a moving traffic violation in a seven-year period.		
Mailing address	City	State Zip
Finding & Order of the Court:  The court finds the above-described infraction(s) committed. It is hereby ordered that the finding of committed is deferred for a period of one year from the date of this Order, on the following conditions:  1. The defendant shall pay \$175 by		
After completion of the one-year period, the court shall review review of clerks' docket notes for any traffic infraction or traff the defendant's Department of Licensing record to verify compshows compliance with the conditions of this Order, the confinds that the defendant has failed to comply with any of the committed and the defendant shall pay, within sixty (60) of Infraction. The defendant may request a hearing to contest comply with the terms of the deferred finding.	c crime charged within the one-year oliance with this order. In the event ourt shall dismiss the infraction. In the conditions of this Order, the infi lays, the penalty amount stated on	period of deferral) and this record check the event the court raction shall be found the Notice of
DATE DEFENDANT	DATE IIIDGI	E/IUDGE DRO TEM