Case Name:	Cause No.:	

"DUI Attachment": Driving under the influence of alcohol and/or actual physical control of a vehicle while under the influence of alcohol and/or drugs. (If required, attach to *Statement of Defendant on Plea of Guilty*.)

Court DUI Sentencing Grid (RCW 46.61.5055 as amended by statute effective Jan. 1, 2022.)

BAC Result < .15 or No Test Result	No Prior Offense ¹	One Prior Offense ¹	Two Prior Offenses ¹
Mandatory Minimum/ Maximum Jail Time ²	24 Consecutive Hours/364 Days	30/364 Days	90/364 Days
Each Passenger Under Age 16, Mandatory Jail	Additional 24 Hours Consecutive	Additional 5 Days Consecutive	Additional 10 Days Consecutive
EHM or Jail Alternative ²	15 Days in Lieu of Jail	60 Days Mandatory	120 Days Mandatory/8 Days Jail Min.
Alternative to Mandatory Jail + EHM	N/A	180 Days EHM ² or 120 days of 24/7 sobriety program monitoring	360 Days EHM ² or 360 days of 24/7 sobriety program monitoring
Mandatory Minimum/ Maximum Fine ³ ***	\$990.50/\$5,000	\$1,245.50/\$5,000	\$2,095.50/\$5,000
If Passenger Under Age 16, Minimum/ Maximum Range ^{4***}	\$1,000/\$1,000- \$5,000 + assessments	\$1,000/\$2,000- \$5,000 + assessments	\$1,000/\$3,000- \$10,000 + assessments
Driver's License**	90-Day Suspension⁵	2-Year Revocation ⁵	3-Year Revocation
Each Passenger Under Age 16, II Device	Additional 12 Months	Additional 12 Months	Additional 12 Months
24/7 Sobriety Program ²	If available	If available	If available
Alcohol/Drug Ed./Victim Impact or Treatment	As Ordered	As Ordered	As Ordered
Expanded Substance Use Disorder Assessment/Treatment	N/A	Mandatory/treatment if appropriate	Mandatory/treatment if appropriate
II Device	DOL imposed in all c	ases.	
BAC Result ≥ .15 or Test Refusal	No Prior Offense ¹	One Prior Offense ¹	Two Prior Offenses ¹
Mandatory Minimum/ Maximum Jail Time²	48 Consecutive Hours/364 Days	45/364 Days	120/364 Days
Each Passenger Under Age 16, Mandatory Jail	Additional 24 Hours Consecutive	Additional 5 Days Consecutive	Additional 10 Days Consecutive
EHM or Jail Alternative ²	30 Days in Lieu of Jail	90 Days Mandatory	150 Days Mandatory/10 Days Jail Min.
Alternative to Mandatory Jail + EHM	N/A	6 Months EHM ² or 120 days of 24/7 sobriety program monitoring	360 days EHM² or 360 days of 24/7 sobriety program monitoring

Mandatory Minimum/ Maximum Fine ^{3***}	\$1,245.50/\$5,000	\$1,670.50/\$5,000	\$2,945.50/\$5,000
If Passenger Under Age 16, Minimum/ Maximum Range ^{4***}	\$1,000/\$1,000- \$5,000 + assessments	\$1,000/\$2,000- \$5,000 + assessments	\$1,000/\$3,000- \$10,000 + assessments
Driver's License**	1-Year Revocation ⁵ 2 Years if BAC refused	900-Days Revocation 3 Years if BAC refused	4-Year Revocation
Each Passenger Under Age 16, II Device	Additional 18 Months	Additional 18 Months	Additional 18 Months
24/7 Sobriety Program ²	If available	If available	If available
Alcohol/Drug Ed./Victim Impact or Treatment	As Ordered	As Ordered	As Ordered
Expanded Substance Use Disorder Assessment/Treatment	N/A	Mandatory/treatment if appropriate	Mandatory/treatment if appropriate

^{*} See Court and Department of Licensing (DOL) Ignition Interlock Requirements, page 5.

- Original Convictions (including equivalent local ordinances) for: (1) Driving Under the Influence (DUI) (RCW 46.61.502) or an equivalent out-of-state conviction; (2) Physical Control of a Vehicle under the Influence (Physical Control) (RCW 46.61.504) or an equivalent out-of-state conviction; (3) Commercial Vehicle DUI/Physical Control (RCW 46.25.110); (4) Watercraft DUI (RCW 79A.60.040(2)); (5) Aircraft DUI (RCW 47.68.220); (6) Nonhighway vehicle DUI (RCW 46.09.470(2)); and (7) Snowmobile DUI (RCW 46.10.490(2)).
- Amended Convictions for: (1) Originally charged with DUI (RCW 46.61.502) or Physical Control (RCW 46.61.504) or an equivalent local ordinance, or Vehicular Homicide (RCW 46.61.520) or Vehicular Assault (RCW 46.61.522); but convicted of Negligent Driving 1st (RCW 46.61.5249), Reckless Driving (RCW 46.61.500), or Reckless Endangerment (RCW 9A.36.050) or an equivalent local ordinance. This section also applies for equivalent out-of-state convictions; (2) Originally charged with Vehicular Homicide (RCW 46.61.520) or Vehicular Assault (RCW 46.61.522) committed while under the influence of intoxicating liquor or any drug; but convicted of Vehicular Homicide or Vehicular Assault committed in a reckless manner or with the disregard for the safety of others; (3) Originally charged with Watercraft DUI (RCW 79A.60.040(2) or an equivalent local ordinance, but convicted of Operating a Watercraft in a reckless manner (RCW 79A.60.040(1)) or an equivalent local ordinance; (4) Originally charged with Aircraft DUI (RCW 47.68.220) or an equivalent local ordinance, but convicted of Operating an Aircraft in a careless or reckless manner (RCW 47.68.220) or an equivalent local ordinance.
- **Deferred Prosecution Granted** for: (1) Driving Under the Influence (DUI) (RCW 46.61.502), including local and out-of-state equivalents; (2) Physical Control of a Vehicle under the

^{**} Driver's license minimum suspension/revocation. See note 5 for exceptions. DOL may impose more.

^{***} Mandatory Minimum fines may be reduced, waived, or suspended if defendant is indigent, as provided by law.

¹ <u>Prior Offenses</u>: Count all prior offenses where the arrest date of the prior offense occurred within 7 years <u>before or after</u> the arrest date of the current offense. RCW 46.61.5055(14)(c). "Prior offense" is defined by RCW 46.61.5055(14)(a) to include—

- influence (Physical Control) (RCW 46.61.504), including local and out-of-state equivalents; (3) Negligent Driving 1st (RCW 46.61.5249) or equivalent local ordinance if the charge under which the deferred prosecution was granted was originally filed as a violation of DUI (RCW 46.61.502) or Physical Control (RCW 46.61.504), or an equivalent local ordinance, or Vehicular Homicide (RCW 46.61.520) or Vehicular Assault (RCW 46.61.522); and (4) an equivalent out-of-state deferred prosecution for DUI or Physical Control, including a substance use disorder treatment program (RCW 46.61.5055(14)(a)(xvi). If a deferred prosecution is revoked based on a subsequent conviction for an offense listed in RCW 46.61.5055(14)(a), the subsequent conviction shall not be treated as a prior offense of the revoked deferred prosecution for the purposes of sentencing.
- **Deferred Sentences** for: Originally charged with DUI (RCW 46.61.502) or Physical Control (RCW 46.61.504) or an equivalent local ordinance, or Vehicular Homicide (RCW 46.61.520) or Vehicular Assault (RCW 46.61.522); but deferred sentence was imposed for: Negligent Driving 1st (RCW 46.61.5249), Reckless Driving (RCW 46.61.500), Reckless Endangerment (RCW 9A.36.050), or an equivalent local ordinance.

² Mandatory Jail, Electronic Home Monitoring (EHM), and 24/7 Sobriety Program:

- No prior offenses: Where there are no prior offenses with an arrest date within 7 years before or after the arrest date of the current offense, the mandatory imprisonment may not be suspended unless the court finds that imposition of this mandatory minimum sentence would impose a substantial risk to the offender's physical or mental well-being. The court may grant EHM instead of mandatory minimum jail. Instead of jail time or EHM in lieu of jail time, and when the alcohol concentration is (1) less than 0.15, the court may order a 90-day period of 24/7 sobriety program monitoring or (2) at least 0.15, the court may order a 120-day period of 24/7 sobriety program monitoring.
- One prior offense: Where there is 1 prior offense with an arrest date within 7 years before or after the arrest date of the current offense, the mandatory imprisonment and EHM may not be suspended unless the court finds that imposition of this mandatory minimum sentence would impose a substantial risk to the offender's physical or mental well-being. In lieu of the mandatory term of imprisonment and EHM, when alcohol concentration is (1) less than 0.15, the court may order a minimum of either 180 days of EHM or a 120-day period of 24/7 sobriety program monitoring or (2) at least 0.15, the court may order a minimum either 6 months of EHM or a 120-day period of 24/7 sobriety program monitoring, or a 120-day ignition interlock device requirement, or both.
- Two prior offenses: If there are 2 prior offenses with an arrest date within 7 years before or after the arrest date of the current offense, the mandatory jail shall be served by imprisonment for the minimum statutory term and may not be suspended unless the court finds that imposition of this mandatory minimum sentence would impose a substantial risk to the offender's physical or mental well-being. In lieu of the mandatory minimum term of imprisonment and EHM the court may order a minimum of either 360 days of EHM or 360-day period of 24/7 sobriety program and monitoring. If the 24/7 sobriety program is available, the court shall order 6-month 24/7 sobriety program monitoring, or a 6-month ignition interlock device requirement, or both.
- II Device: A sentence imposed for driving without an ignition interlock device (IID), installed as required or for circumventing an IID, must be consecutive to any sentence imposed for DUI or Physical Control. RCW 46.20.740; RCW 46.20.750.
- The 24/7 sobriety program is a program which requires tests of the defendant's blood, breath, urine, or other bodily substances to find out if there is alcohol, marijuana, or any controlled substance in their body. Testing must take place at designated location(s). The defendant may be required to pay the fees and costs for the program. RCW 46.61.5055(1), (2), (3), (5); RCW 36.28A.330.

Mandatory Conditions of Probation for any Suspended Jail Time: The individual is not to: (1) drive a motor vehicle without a valid license to drive, (2) drive a motor vehicle without proof of liability insurance or other financial responsibility (SR 22), (3) drive or be in physical control of a vehicle while having an alcohol concentration of .08 or more or a THC concentration of 5.00 nanograms per milliliter of whole blood or higher within 2 hours after driving, (4) refuse to submit to a test of his or her breath or blood to determine alcohol or drug concentration upon request of a law enforcement officer who has reasonable grounds to believe the person was driving or was in actual physical control of a motor vehicle while under the influence of intoxicating liquor or drug, (5) drive a motor vehicle without a functioning ignition interlock device as required by DOL. For each violation of the above mandatory conditions, the court shall order a minimum of 30-days confinement, which may not be suspended or deferred. For each incident involving a violation, the court shall suspend the license for 30 days. RCW 46.61.5055(11). Courts are required to report violations of mandatory conditions requiring confinement or license suspension to DOL. RCW 46.61.5055.

- ³ Mandatory Monetary Penalty: Criminal Conviction Fee, RCW 3.62.085, shall not be imposed if the defendant is indigent as defined in RCW 10.101.010(3)(a)-(c). Fine, RCW 46.61.5055(1)-(3), mandatory minimum may not be suspended unless the defendant is indigent. PSEA 1, RCW 3.62.090(1) if applicable, shall not be suspended or waived; Alcohol Violators Fee, RCW 46.61.5054, may suspend all or part of fee if the defendant does not have ability to pay; Criminal Justice Funding (CJF) Penalty, RCW 46.64.055, may not be reduced, waived, or suspended unless the defendant is indigent (Note: RCW 3.62.090(1) and (2) apply to CJF penalty. If applicable, shall not be suspended or waived.) The court may order reimbursement of emergency response expenses. RCW 38.52.430.
- ⁴ If Passenger Under Age 16: The interpretation of RCW 46.61.5055(6), regarding the fines, is unsettled. Some interpret it as setting a new mandatory minimum and maximum fine, replacing a fine in RCW 46.61.5055(1) (3). Some interpret it as setting a fine that is in addition to one of those fines. Apply applicable assessments. The court may not suspend the minimum fine unless defendant is indigent.

⁵ Driver's License and 24/7 Sobriety Program:

If there are no prior offenses, and the person's alcohol concentration is:

- less than 0.15, the person's driving privilege is suspended for 90 days or until the person is evaluated by a substance use disorder agency or probation department and completes or is enrolled in a 90-day period of 24/7 sobriety program monitoring. The license suspension must not be fewer than 2 days. RCW 46.61.5055(9).
- at least 0.15, the person's driving privilege is revoked for 1 year or until the person is evaluated by a substance use disorder agency or probation department and completes or is enrolled in a 120-day period of 24/7 sobriety program monitoring. The license revocation must not be fewer than 4 days. RCW 46.61.5055(9).

If there is 1 prior offense and the person's alcohol concentration is less than 0.15, the person's driving privilege is **revoked** for 2 years or until the person is evaluated by a substance use disorder agency or probation department **and** the person completes or is enrolled in a 6-month period of 24/7 sobriety program monitoring. In no circumstances shall the license **suspension** be for less than 1 year. RCW 46.61.5055(9).

<u>Felony DUI and Felony Physical Control</u>: A current offense is a Class B felony punished under ch. 9.94A RCW if the defendant has (1) 3 prior convictions within 10 years, or (2) 1 prior conviction of Vehicular Homicide or Vehicular Assault, or (3) a prior felony resulting from (1) or (2). "Within 10 years" means that the arrest for the prior offense occurred within 10 years before or after the arrest for the current offense. RCW 46.61.5055(14)(c).

Jurisdiction: The court has 5 years jurisdiction.

Court and Department of Licensing (DOL) Ignition Interlock Requirements (RCW 46.20.720 as amended by statute effective Jan. 1, 2022.)

Court Order to Comply with Rules and Requirements of DOL: The court orders the person to comply with the rules and requirements of DOL regarding the installation and use of a functioning ignition interlock device on all motor vehicles operated by the person. If the court orders the person to refrain from consuming any alcohol, the court may order the person to submit to alcohol monitoring and to pay for the monitoring unless the court specifies the cost will be paid with funds available from an alternative source identified by the court. RCW 46.61.5055(5).

DOL Ignition Interlock Device (IID) Requirements RCW 46.20.720

Restriction and duration:

Post-conviction: After any applicable period of suspension, revocation, or denial of driving
privilege due to conviction for DUI, Physical Control, or an equivalent local or out-of-state
statute or ordinance.

No Previous Restriction:	Previous 1-Year Restriction:	Previous 5-Year Restriction:
1 Year	5 Years	10 Years

- Passenger Under Age 16: DOL shall extend the ignition interlock restriction an additional 12 months or 18 months for each passenger under age 16 as required by RCW 46.61.5055(6)(a). RCW 46.20.720(3)(c). This period is in addition to any other ignition interlock device requirements imposed by the court or the Department of Licensing.
- Tolling: For incidents occurring on or after June 9, 2016, the restriction is tolled for any
 period in which the person does not have an IID installed on a vehicle owned or
 operated by the person unless DOL determines the person is unable to operate an IID
 due to a physical disability.
- **Court Order:** If the court orders that a person may drive only a motor vehicle equipped with a functioning IID, the court sets the duration of the restriction, up to the 5 years' jurisdictional limit of the court, and the alcohol set point. RCW 46.20.720(1)(e).

Alcohol Set Point: Unless otherwise ordered, the alcohol set point for any IID shall be 0.020.

IID Costs: \$21 fee per month and any other costs associated with the use of an IID. DOL may waive the monthly fee if the person is indigent under RCW 10.101.010.

Requirements for removal: Restriction effective until IID vendor certifies to DOL that none of the following occurred within 180 days prior to date of release: any attempt to start the vehicle with a BAC of .04 or more unless another test performed within 10 minutes registers a breath alcohol concentration lower than .04 and the digital image confirms the same person provided both samples; failure to take any random test unless a review of the digital image confirms that the vehicle was not occupied by the driver at the time of the missed test; failure to pass any random retest with a breath alcohol concentration of 0.020 or lower unless another test performed within 10 minutes registers a breath alcohol concentration lower than 0.020, and the digital image confirms the same person provided both samples; failure of the person to appear at the IID vendor when required; removal of the IID by a person other than an IID technician certified by the Washington State Patrol; and the IID was not tampered with in the manner described in RCW 46.20.750.

Day-for-Day credit: All time during which a required IID is installed applies on a day-for-day basis toward a post-conviction IID requirement for the same incident. If day-for-day credit exceeds the post-conviction requirement, DOL may waive requirements.

Prior Suspension: If a person has already served a suspension, revocation, or denial under RCW 46.20.3101 for a period equal to or greater than the suspension period imposed by the DOL, the department shall provide notice of full credit, shall provide for no further suspension or revocation provided the person has completed the requirements of RCW 46.20.311 and paid the probationary license fee under RCW 46.20.311 by the date specified in the notice provided by the DOL. RCW 46.61.5055(9)(b).

Employer Exemption: The installation of an IID is not necessary on vehicles owned, leased, or rented by a person's employer and on those vehicles whose care and/or maintenance is the temporary responsibility of the employer and driven at the direction of a person's employer as a requirement of employment during business hours upon providing an Employer Exemption declaration to DOL. However, the employer exemption does not apply when the employer's vehicle is assigned exclusively to the restricted driver and is used solely for commuting to and from employment.

Other Prohibitions under RCW 9.41.040

It is unlawful for a person to own, have access to, receive, or have in their custody, control, or possession any firearm if they are convicted of a second DUI (RCW 46.61.502) or actual physical control of vehicle while under the influence (RCW 46.61.504) of drugs or alcohol within seven years of a conviction for any other prior offense. RCW 46.61.5055(14).

Court – Reckless Driving/Negligent Driving – 1st Degree Sentencing Grid (RCW 46.61.500, RCW 46.61.5249, RCW 46.20.720 as amended through Jan. 1, 2022.)

Reckless Driving		
Conviction	Qualifications	
Reckless Driving (RCW 46.61.500(3)(a))	 Original charge: Violation of DUI (RCW 46.61.502) or Physical Control (RCW 46.61.504) or equivalent local ordinance. One or more prior offenses within 7 years as defined above. 	
Reckless Driving (RCW 46.61.500(3)(b))	Original charge: Violation of Vehicular Homicide (RCW 46.61.520) or Vehicular Assault (RCW 46.61.522) committed while under the influence of intoxicating liquor or any drug. Consequences	
II Device		
II Device	 Restriction remains in effect until IID vendor certifies to DOL that none of the following incidents occurred within 180 days before date of release: any attempt to start the vehicle with a BAC of 0.04 or more, unless another test performed within 10 minutes registers a breath alcohol concentration lower than 0.04 and the digital image confirms the same person provided both samples; failure to take any random test unless a review of the digital image confirms that the vehicle was not occupied by the driver at the time of the missed test; failure to pass any random retest with a breath alcohol concentration of 0.020 or lower unless another test performed within 10 minutes registers a breath alcohol concentration lower than 0.020, and the digital image confirms the same person provided both samples; failure of the person to appear at the IID vendor when required; removal of the IID by a person other than an IID technician certified by WSP; and the IID was not tampered with in the manner described in RCW 46.20.750. For incidents occurring on or after June 9, 2016, the restriction is tolled for any period in which the person does not have an IID installed on a vehicle owned or operated by the person. DOL will give day-for-day credit as allowed by law. Costs associated with the use of the ignition interlock device, 	
Maximum Jail Time	and \$21 fee per month.364 days, if convicted of reckless driving.	
Maximum Fine	\$5,000, if convicted of reckless driving.	
EHM	As ordered.	
Driver's License	30-day suspension.DOL will give day-for-day credit as allowed by law.	
Ignition Interlock (II) Driver's License	 As imposed by DOL. May apply for II driver's license if original charge was violation of DUI (RCW 46.61.502) or Physical Control (RCW 46.61.504) or equivalent local ordinance. If the Defendant is eligible to apply, but does not have a Washington driver's license, the defendant may apply for an II license. DOL may require the defendant to take a 	

Alcohol/Drug Ed./Victim Impact or Treatment	 licensing examination and apply and qualify for a temporary restricted driver's license. During any period of suspension, revocation, or denial, a person who has obtained an II driver's license under RCW 46.20.385 may continue to drive without getting a separate, temporary restricted driver's license. As ordered.
24/7 Sobriety Program	As ordered by the court, if use of alcohol or drugs was a contributing factor in the commission of the crime.

Negligent Driving – 1 st Degree		
Conviction	Qualifications	
Negligent Driving - 1st Degree (RCW 46.61.5249)	One or more prior offenses within 7 years as defined above.	
	Consequences	
II Device	 6 Months. Restriction remains in effect until IID vendor certifies to DOL that none of the following incidents occurred within 180 days before date of release: any attempt to start the vehicle with a BAC of 0.04 or more unless another test performed within 10 minutes registers a breath alcohol concentration lower than 0.04 and the digital image confirms the same person provided both samples; failure to take any random test unless a review of the digital image confirms that the vehicle was not occupied by the driver at the time of the missed test; failure to pass any random retest with a breath alcohol concentration of 0.020 or lower unless another test performed within 10 minutes registers a breath alcohol concentration lower than 0.020, and the digital image confirms the same person provided both samples; failure of the person to appear at the IID vendor when required; removal of the IID by a person other than an IID technician certified by WSP; and the IID was not tampered with in the manner described in RCW 46.20.750. RCW 46.20.720. For incidents occurring on or after June 9, 2016, the restriction is tolled for any period in which the person does not have an IID installed on a vehicle owned or operated by the person. 	
Maximum Jail Time	90 days, if convicted of negligent driving in the 1 st degree.	
Maximum Fine	• \$1,000, if convicted of negligent driving in the 1 st degree.	
EHM	As ordered.	
Driver's License	As imposed by DOL.	
Alcohol/Drug Ed./Victim Impact or Treatment	As ordered.	
24/7 Sobriety Program	As ordered by the court, if use of alcohol or drugs was a contributing factor in the commission of the crime.	