

1 3. Defendant shall enroll in, participate and successfully complete a substance abuse
2 and/or mental health treatment program(s) at the direction of a probation officer including
3 submitting to any testing deemed necessary by the probation officer;

4 4. Defendant shall apply for the Oregon Health Plan within seven days of this order,
5 unless this requirement is waived in writing by the Jackson County Community Justice
6 Department;

7 5. Defendant shall sign releases of information with evaluators and treatment providers
8 to allow the court, probation officer, and district attorney access to evaluation and
9 treatment reports;

10 6. Defendant shall not use or possess any alcohol, controlled substances without a valid
11 prescription, or drug paraphernalia, or any substances prohibited by the court or the
12 probation officer;

13 7. Defendant shall submit to random urinalysis or a breath test at the direction of the
14 probation officer and/or treatment provider;

15 8. Defendant shall submit to a polygraph examination by a qualified examiner at the
16 direction of a probation officer, the court or treatment providers, for the detection of the
17 use of controlled substances;

18 9. Defendant shall find and maintain gainful full-time employment or approved schooling;

19 10. Defendant shall pay a treatment court program fee to the Jackson County
20 Community Justice Department or OnTrack as required, and pay court-appointed
21 attorney fees to the Jackson County Circuit Court pursuant to a payment schedule
22 established by the probation officer, or within nine (9) months from the date of this order,
23 whichever is sooner; and the defendant shall pay a monthly supervision fee, fines,
24 restitution, and all other fees ordered by the Court;

25 11. Defendant shall remain a law-abiding citizen;

26 12. If the defendant successfully completes treatment court, the charge will be dismissed
27 or the defendant will be sentenced as agreed upon in the plea petition;

28 13. Should the defendant fail to successfully complete the Deferred Sentencing
Agreement, the treatment court coordinator or probation officer shall notify the district

1 attorney who shall file a Motion to Show Cause to terminate deferred sentence and
2 sentence the defendant on the original charge(s). Defendant understands the court will
3 impose a sentence and enter a conviction on defendant's record at that time. Defendant
4 understands that the sentence imposed could be up to the maximum penalty available on
5 the charge.

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7
8
9 Date / Circuit Court Judge Signature: _____

10
11
12 I hereby agree to the above Deferred Sentence Order.

13
14
15
16 _____
17 Defendant
18 Dated: _____

19
20 _____
21 Attorney for Defendant
22 Dated: _____