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IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF POLK

State of Oregon,

No.

25CR13187

Plaintiff,

v.

ROBERT CHARLES WEEKS

DEFERRED SENTENCING AGREEMENT

Defendant.

Introduction

COMES NOW THE STATE OF OREGON, plaintiff in the above-captioned matter, by and through Aaron Felton-District Attorney, and Defendant, Robert Charles Weeks, who represented by Abraham Hanson, hereby agree to enter into this Deferred Sentencing Agreement.

Terms and Conditions

1. No Contest Plea

The defendant shall plead No Contest to the following charge: Attempted Assault in the Fourth Degree - a Class "B" misdemeanor.

2. Defendant's Waiver of Rights

By pleading No Contest to the charge now, Defendant understands and agrees that they:

- (a) Give up the right to a speedy trial or sentencing in any subsequent action upon the charge.
- (b) Gives up any right under ORS 135.365 to seek to withdraw the No Contest plea entered pursuant to this Agreement; give up any rights under ORS 135.445 (on the effect of a withdrawn plea and to statements made at the time of entry of such plea).

3.Delayed Sentencing

If Defendant fully and strictly complies with the terms of this Agreement, the sentence in this case will be deferred for twenty four (24) months from the date of entering the No Contest plea. If, at the end of the twenty four-month term, Defendant has fully complied with the deferred



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sentencing agreement, the District Attorney shall move to dismiss the charge to which Defendant has pled No Contest under this agreement.

4. Special Conditions

The special conditions with which Defendant must strictly and fully comply for the twenty four-month term are as follows:

- (a) <u>Contact Information</u>. The defendant shall keep (1) the Court, (2) the District Attorney, (3) Defendant's attorney informed of (a) current residential address, (b) current mailing addresses, and (c) a good phone number that Defendant can reach at.
- (b) <u>Letter to the Family</u>. Within 90 days of pleading No Contest to the charge, the Defendant, with his lawyer, shall write a letter to the family. Within the term of this agreement, the defendant shall submit written proof to the Court and the District Attorney.
- (c) <u>Release Agreement is Modified:</u> The release agreement to which Mr. Weeks is currently subjected will be modified to only contain the requirement that he obey the law. The other terms and conditions such as regular check-ins are no longer required.
- (d) <u>No Contact Provision</u>. Defendant shall not have any contact with the named victim's family.
- (e) Obey the Law. The defendant shall not violate the law.

guilty plea. The defendant shall appear in person at the time scheduled.

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5. Termination

- (a) <u>Grounds for Termination</u>. Defendant violates the law during the term of this agreement, including (1) a new criminal conviction.
- (b) <u>Termination Procedure</u>. Once the District Attorney has a reasonable belief that the defendant has violated this agreement, the District Attorney shall give notice of such termination to the Court and the Defendant's attorney. The District Attorney will request that the Defendant be given a date to appear in court or request that a warrant be issued for the Defendant's arrest. The notice shall identify the grounds for termination with particularity. Upon receipt of such notice, the Court will schedule a time for sentencing on the charge that Defendant has entered a

- (a) ORS 135.280. Defendant has read, understood, and agrees, under provisions of ORS 135.280: (1) to appear at all times and places ordered by the Court, and (2) To obey all court orders and comply with any conditions the court may impose.
- (b) <u>Failure to Appear</u>. The defendant understands that failure to appear at any court hearing ordered by the court may result in a warrant for the Defendant's arrest and may result in termination of this agreement.

7. Dismissal of 23CR61976

The District Attorney agrees that upon entry of a No Contest Plea to Attempted Assault in the Fourth Degree, a Class "B" Misdemeanor, the District Attorney will move to dismiss case 23CR61976, a Criminally Negligent Homicide charge.

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8. Defendant's Declaration

Defendant agrees that they have:

- (a) read this agreement in full and understand it,
- (b) read the completed petition to enter a No Contest plea in full and understand it,
- (c) Before signing, they had an adequate opportunity to confer with their attorney about the pending criminal charges and what this agreement means.

9. Entire Agreement

This document constitutes the parties' entire agreement, and any additions to or amendments to this agreement must be in writing and signed by all parties.

ROBERT CHARLES WEEKS, DEFENDANT

Date

Abraham Hanson-Defense Attorney

10 Margh 20 CS

Date

Aaron Felton- District Attorney

3/10/25

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF YAMHILL

	State of Oregon,	25CR13187
	Plaintiff,	
	V.	
	ROBERT CHARLES WEEKS,	Deferred Sentencing Agreement Order
	Defendant.	
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2	The Court, having reviewed the above agree	ement between the parties, orders the disposition
3	of the case be set over and:	
4	IT IS HEREBY ORDERED that this matter be continued until completion/sentencing	
5	hearing (12 months):	
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17	Date	Circuit Court Judge