IN THE SUPERIOR COURT FOR THE STATE OF ALASKA AT STATE OF ALASKA Plaintiff, vs. CASE NO. CR Defendant. DOB: _____ _ATN:__ APSIN: **RULE 11 AGREEMENT** DL/ID: ST: $\square CDL$) The State of Alaska gives notice of a plea agreement between the State and the defendant which, if accepted by the Court, will result in the following: The defendant will enter a guilty plea to the following charge(s): Offense Statute Felony Enter Merges CTN DV Count Offense Date Violated Class Conviction w/CTN ☐ Y $\square A \square C$ \square Y $\square B \square U$ \square N \square N ΠΥ $\Box A \Box C$ \square Y \square N $\square B \square U$ \square N □ Y $\square A \square C$ \square Y \Box B \Box U \square N \square N $\prod Y$ $\Box A \Box C$ \square Y $\square B \square U$ \square N \square N \square Y $\Box A \Box C$ \square Y $\square B \square U$ \square N \square N See continuation sheet for more offenses. Separate misdemeanor judgment also issued in this case. Suspended Imposition of Sentence for CTN(s): The following charge(s) will be dismissed: Offense Reason CTN Count Offense Statute Type Dismissed 1 Date Felony Misd ☐ Felony ☐ Misd Felony Misd See continuation sheet for more dismissed charges. ¹ See court form <u>CR-330</u> for dismissal codes. _____ Case No. CR State of Alaska v

RULE 11 AGREEMENT (PAIRED WITH CR-475) (10/24)
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CRIMES

The	defenda	nt agrees	that the	e following	sentence will	be imposed:
1110	aciciiaa	mic agrees	muc m		Beliteliee Will	oc mposeu.

SENTENCE

A. TERM OF INCARCERATION

CTN	CTN Count		Period			pended	Time	Concurrent/Consecutive/Other Information
CIN	Count	Yrs	Mos	Days	Yrs	Mos	Days	Concurrent/Consecutive/Other information

COMPOSITE SENTENCE

Period							
Years	Months	Days					

B. FINES

The defendant agrees to pay the following fines:

CTN	Count	Fine Amount	Suspended Amount	Due Date
		safety corridor hwy. work zone		
		safety corridor hwy. work zone		
		safety corridor hwy. work zone		

C. SURCHARGES AND COSTS

felony.

The defendant shall pay the following surcharges and other costs:	
1. Police Training Surcharge. One per case: \$	
Offense before 1/1/19: \$100 Felony \$75 Misd DUI/Ref \$50 Misd Non-DUI/Ref	
\$10 Infrac/No jail misd \$0 Fine <\$30	
Offense on or after 1/1/19: \$200 Fel. \$150 Misd DUI/Ref \$100 Misd Non-DUI/Ref	:
\$20 Infrac/No jail misd \$0 Fine <\$30	
2. <u>Initial Jail Surcharge</u> . The defendant was arrested and taken to a correctional	
facility or is being ordered to serve a term of imprisonment. One per case: \$10	00 for
facility or is being ordered to serve a term of imprisonment. One per case: \$10	JU TO

Case No. CR State of Alaska v

D. RES	STITU Victim							
			will be requ	ired to pa	ay restitutio	n to:		
			titution Rec				Amount	
A.				•		\$		
B.						\$		
C.						\$		
D.						\$		
E.						\$		
F.						\$		
G.						\$		
			o be determ st for more		in	_days from t	the date of conviction.	
court clei	rk.		oayment instr F ORFEITU			ourts.info/payn	nents, or contact your local	
1. [<u>F</u>	Felony D	UI License	and Forf	eiture Actio	ns.		
		The	defendant'	's driver's	s license is r	permanently i	revoked and may only be	
	[rest The	ored per the defendant	e condition is disqual	ons in AS 28 lified from o	3.35.030(o) o	r AS 28.15.201(g)-(h). mercial vehicle for life,	
	[The con	e defendant' nmission of	s interest the offen	in the vehiose is forfeit vehicle use	cle, watercrafed. d in offense	ft, or aircraft used in the	
			ke		N	Iodel	Year	_
	[veh def DM	icles registe endant's na	ered in the me as co- ssue vehice	e defendant owner, or a	's name. For s co-owner u	voke the registration of all every vehicle registered in tender a business name, the the defendant's name.	he
	[(for	•	may be u			Affidavit of Vehicle Owners rar at 4001 Ingra St., Suite 1	-
2.	<u>I</u>	License I	Revocation.	The defe	endant's dri	ver's license	will be revoked as follows:	
		CTN	Count	Revocat Days	ion Period Years	Concurrent/	Consecutive/Other Information	1
				·				
			J	<u> </u>	J			

State of Alaska v _____ Case No. ____ CR

		Mar	ndatory Revocation Motor vehicle used in co	ommission of the offense—	-AS 28.15.181(a)	
)) or offense involving firea		-
				being lawfully licensed—	AS 28.33.150	
		<i>Opt</i>	ional Revocation	ocultad in aggidant agusing	dooth AC 20 15	102
		Con	nmercial Vehicle Used in	esulted in accident causing the Offense	ucalii—AS 20.13	.102
			Weighing more than 26,	,000 pounds		
			Designed to transport > Used to transport hazard	=		
3.		obta	ins a limited license, the	ter the defendant regains the defendant must use an ignitivation Sheet (CR-483) for	tion interlock devi	
F. D	NA ID	ENT	TIFICATION			
ui Sj ai	nder As ystem v nd to pr	S 11 when rovid	or AS 28.35, the defendar requested to do so by a he e oral samples for the DN	t a person" as defined in Ant will provide samples for ealth care professional action A Registration System who e officer. AS 12.55.015(h)	the DNA Registrang on behalf of the requested by a	ntion
G. 0		Contac	t. Effective immediately, and irect contact with	nd until unconditional discha	rge, the defendant v	will have no
	-			S 12.63.100) or a domestic vi l, unless the court finds on the		
	neces	sary.	1	items seized at arrest a		
		dere	indant agrees to forfeit all	items seized at arrest a	ind: or: exc	ept:
			Signature	Printed Name	Date Signed	ABA#
Distri Attor						
Defer	•					
Attor	ney					
Defe	ndant					
State	of Ala	ska v			Case No.	CR

		IN	N THE S	SUPE	RIOR CO AT						TE OF	FALASK	A		
STATE	E OF AI	_AS	KA	Pl	laintiff,))))))								
				D	efendant)	С	EASE	E NO.				CR	
DOB:_ APSIN DL/ID:				ΑT	`N:[C.) DL)					ENT ANI OMMITI		R	
Plea: Plea Ag Trial:	reemer Cou	<u>nt</u> : ırt	☐ Yo	es ry	ilty No Victin	☐ Pa	o Con rtial <u>se</u>	itest	İ						
			been for									Felony	Conviction	on Merges	
CTN	Count		Date	Sta	tute Viol	ated			Offe	ense		Class	Entered		DV
												\square A \square C \square B \square U	☐ Y ☐ N		∏ Y ∏ N
													□ Y		Y
												В Ц	□N		□N
												$\square A \square C$ $\square B \square U$	∏ Y ∏ N		∏ Y ∏ N
															ПΥ
												□B □U	□N		□N
													Y		Y
See	continua	tion	sheet fo	r more	e offenses	П	Senar	ate	misde	emear	or ind	B U Igment also	N issued in	this case	∐ N
	Continua		SHOOL 10	Tillor	Offenses	· Ш	Separ	ate	mou	Cilicai	ioi juu	iginient disc	rissaea iii	tins case.	
The foll	lowing c	har	ges were	e dism	issed:										
CTN	Cou	nt	Offer Da		Statut	te				Offe	nse		Reas	on Dismis	sed ¹
See	continua	tion	sheet fo	r more	e dismisse	ed cha	arges.								

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 $^{^{1}}$ See court form <u>CR-330</u> for dismissal codes.

State vs.				Case	No		CR			
The	defendant	came be	fore the c	court on _	and the D	oistrict A	torney p	[s	entencing date] wi	th counsel,
					<u>SEN</u>	NTENC	<u>E</u>			
	INCAR(It is order Departme	ed that the	e defenda				and cus	tody of th	ne Commissioner of	î the
				Period		, ,	oended T	Time	Concurrent/C	onsecutive/
	CTN	Count	Yrs	Mos	Days	Yrs	Mos	Days	Other Info	
В.	discre	dant to be AS 33.10 tionary or served the complete	e credited 6.090(a)(a)(a)(a)(a)(a)(a)(a)(a)(a)(a)(a)(a)(I for time (1)(B) and strative particular term: lowing co	already s d AS 12.5 arole unti	served in 55.115, the defe	this case ne defend endant ha	e. dant is no as	t eligible to be cons	
	CTN	Count		Fine A	Amount		_	oended nount	Unsuspended Amount	Due Date
						corridor				
					-	vork zone corridor				
					hwy. v	work zone				
					-	corridor vork zone				
	2.	e Training 2.55.039 v iitial Jail S eing order ny a corre- ost of App dgment a pply for I	Surcharged to ser ctional far pointed Of the rate	ge. The days. O e. The days ve a term counsel. specified y year eli	ffense be efendant n of impri rcharge o \$ d in AS 0 igible unt	fore 1/1/ was arressonment f \$100 po 9.30.070 fil this co	ted and Therefor case. Due imm(a) from st is paid	taken to a core, the do AS 12.55 mediately. the date of lin full.	s surcharge to the cost on or after 1/1/19: correctional facilite efendant shall immed 041(b)(1). Interest accrues of judgment until particle of judgment in Crim. Research	\$200. y or is ediately n the aid. good cause

State vs	Case No.	CR							
D. RESTI	TUTION								
	defendant must pay restitution as stated in the Resti	itution Judgment (form CR-465) and must							
	y for an Alaska Permanent Fund Dividend, if eligib								
full.	y for an rhanka refinalient rana Bividena, ir engle	ie, each year and restitution is para in							
The	amount of restitution will be determined as provide	ed in Criminal Rule 32.6(c)(2).							
The	defendant will be required to pay restitution to:								
	Restitution Recipients	Amount							
A.		\$							
B.		\$							
C.		\$							
D.		\$							
E.		\$							
F.		\$							
G.	attached list for more victims.	\$							
	WHERE TO PAY FINES, SURCHARGES, OT								
rına paymer	nt instructions online at <u>akcourts.info/payments</u> , or	contact your local court clerk.							
E. LICEN	SE AND FORFEITURE ACTIONS								
1.	Felony DUI License and Forfeiture Actions.								
	Tt - 1-f - 1 - 4 - 2 - 1	4 -							
	The defendant's driver's license is permane pursuant to the conditions in AS 28.35.030								
	The defendant is disqualified from driving a	, , , , , , , , , , , , , , , , , , , 							
	reinstatement under AS 28.33.140(g)-(h).	a commercial vehicle for me, subject to							
		The defendant's interest in the vehicle, watercraft, or aircraft used in the commission the offense is forfeited.							
		S							
	ID # (VIN, HIN, SN) of vehicle used in off	ense							
	Make Mode								
	The Division of Motor Vehicles (DMV) sharegistered in the defendant's name. For evename as co-owner, or as co-owner under a vehicle registration and omit the defendant.	ery vehicle registered in the defendant's business name, the DMV shall reissue							
	Within 10 days, the defendant shall submit CR-477 may be used) to the DMV Registra AK 99503.								
2.	<u>License Revocation</u> . The defendant's driver's license Revocation.	ense is revoked for							
<u>-</u>		be immediately surrendered to the court.							
	Mandatom Povocation								
	Mandatory Revocation	f the offense AS 28 15 181(a)							
	A motor vehicle was used in commission of								
	Drug offense (age 13-20) or offense involvi								
	Driving a commercial motor vehicle withou	it being fawfully ficefised—A5 28.33.130							
	Optional Revocation								
	Motor vehicle offense resulting in accident	causing death—AS 28.15.182							
Page 3 of 5	-	ΔS 12 55: Cr R 32-32 6: Δnn R 215:							

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State vs.	Case No	CR
	Commercial Vehicle Used in the Offense Weighing more than 26,000 pounds Designed to transport >15 passengers Used to transport hazardous materials	
3.	Ignition Interlock Device. After the defendant regains the privilege to drive or limited license, the defendant must use an ignition interlock device (IID) as directly IID Information Sheet (CR-483) for months.	
A	imited License. The court will not consider issuing a limited license unless all the case 28.15.201 and .181 or .182 are met. The conditions of the statutes have been a limited license is granted as follows:	
If this 11 or requessamp peace	A IDENTIFICATION So conviction is for a "crime against a person" as defined in AS 44.41.035, or a felony AS 28.35, the defendant is ordered to provide samples for the DNA Registration Systed to do so by a health care professional acting on behalf of the state, and to provide for the DNA Registration System when requested by a correctional, probation, page officer. AS 12.55.015(h).	stem when de oral
IT IS FU	JRTHER ORDERED that the defendant	
	ective immediately, and until unconditional discharge, shall have no direct or tact with	indirect
18.66.	evicted of a sex offense crime (AS 12.63.100) or a domestic violence crime (AS 990), no-contact with the victim is presumed, unless the court finds on the rect is necessary.]	
Sha	all forfeit all items seized at arrest and: or: except:	

State vs.	Case No <u>CR</u>
	nd in this case Indant reports as ordered to jail to serve the sentence. Ited funds shall be applied to the restitution.
PED Supervision: Concludes now. Continues until remand.	
Effective Date	Judge
Date Signed	Print or Type Judge's Name
N	OTICE TO DEFENDANT
NOTE: You may not appeals on a specified maximum sentence. If the that provided for a specified maximum sentence. If the that provided for a minimum sentent that is longer than the minimum ser Your appeal must be filed within 30 sentenced to serve two years or less petition for review in the Supreme of petition for sentence review within Appellate Rules 215 and 403(h) for consequences of seeking review of REGISTRATION REQUIR offenses listed in AS 12.63. 471, Sex Offender and Child	stence as excessive if it was imposed in accordance with a specific sentence or a sentence equal to or less than a sentence was imposed in accordance with a plea agreement ace, you may appeal as excessive only the part of the sentence intence by more than two years. O days of the date of distribution stated below. If you are in jail, you may seek review of your sentence by filing a Court. To do this, you must file a notice of intent to file a 10 days of the date of distribution stated below. See more information on time limits, procedures, and possible your sentence. EMENT. Because you have been convicted of one of the 100, you must register as described in the attached form (CR-d Kidnapper Registration Requirements).
I certify that ona copy of this judgment was sent to: District Atty by mail other Defense Atty by mail other Pro Per Defendant by mail other DOC/Adult Probation JA/Clerk:	Exhibit Clerk Adult Probation CFEC Police/AST Jail PED