IN THE SEATAC MUNICIPAL COURT FOR THE COUNTY OF KING, STATE OF WASHINGTON

CITY OF SEATAC,)	
Plaintiff,)	
)	No.
VS.)	
)	
	,)	ORDER ON
Defendant.)	RESTITUTION
)	
	6 .1 .1	
		ersigned Judge of the above-entitled Court upon the
		tiff, City of SeaTac, appearing by and through the
		ppearing in person and through his/her attorney of
record		; the Prosecuting Attorney makes the
following request for restituti	on.	
	1. REQUES	ST FOR RESTITUTION
1.1. That the Defendant h	•	
of:	as occir round	guilty of the efficiency
	actions in cor	mmitting the above offense(s) resulted in or caused
injury, loss or damag		
Address:		;
		oted individual/business was in the amount of
		, and/or the out of pocket loss to the above noted
individual/business w	as in the amo	unt of
1.4. That the Prosecuting	Attorney is re	questing restitution in the amount of
	·	
	2. <u>CONC</u>	CLUSIONS OF LAW
2.1. That the above-entitle	ed Court has j	urisdiction over the subject matter and the parties to
this action, and:	_	
2.2. That Defendant does	not dispute th	e amount of restitution requested by the City and does
not object to a court of	order incorpor	ating restitution as noted above as a term of the
defendant's judgmen	t and sentence	e; or

- 2.3. After presentation by the parties of their supporting documentation, authorities, and arguments contained in the record herein, the Court has found that restitution is appropriate and authorized by law under RCW 9A.20.030; or
- 2.4. After presentation by the parties of their supporting documentation, authorities, and arguments contained in the record herein, the Court has found that restitution is not authorized by law, or is otherwise unsupported by the record contained herein;

3. ORDER

restitution, the Defendant's response, and th argument of counsel, and otherwise, being d it is hereby:	e files and records herein, and having heard uly informed in the premises, now therefore,
ORDERED, 3.1.a That the Defendant shall pay restitut the Court in the amount of \$ with the payment schedule set by the collection 3.1.b That the request for restitution is den	ion for to , within thirty days, or in accordance company utilized by the Court; or ied.
3.2 Other:	
Done in open Court this	day of, 20
JUDGE/JUDGE PRO-TEM	
Presented by:	
Prosecutor, City of SeaTac	WSBA#
Copy Received:	
Defense Attorney	WSBA#
Defendant	Date
INTERPRETER'S D	ECLARATION
I am a certified interpreter or have been found othe	<u>.</u>
translated this order for the defendant from Engacknowledged his or her understanding of both the document. I certify under penalty of perjury under foregoing is true and correct.	he translation and the subject matter of this
Interpreter:	Date:

3.1 The Court having reviewed and incorporated into the record Plaintiff's request for