1. **Conditions** - During the pendency of this agreement, the defendant agrees to:
   1. Commit no further acts which rise to the level of probable cause of a violation of the laws of the State of Wisconsin, or of any other state, or of the United States of America;
   2. Cooperate with       monitoring (monitoring agency) and initially attend  meetings with a designated caseworker, the frequency of said meetings to be adjusted with the consent of the parties and based on the defendant’s compliance.
   3. Continue to reside at       or another residence subject to the approval of the monitoring agency.
   4. Make a good faith effort to pay an assessment in the amount of $50.00 to      . Absent any other violation, failure to pay this assessment will not automatically be grounds for termination of this agreement.
   5. Participate in any additional programming as determined by the monitoring organization or individual**.**
   6. Participate in GED/HSED Program
   7. Participate in anger management counseling as arranged by      .
   8. Participate in AODA/mental health assessment through      .
   9. Participate in required substance abuse and/or mental health treatment.
   10. Undergo random screens for drugs and alcohol to ensure absolute sobriety. The defendant acknowledges that he or she may be drug tested at any time. In the event that the defendant is given a location and time to report for a drug test, it is their responsibility to report to the assigned location at the time given for the test. A missed test or a specimen that comes back “diluted” will be considered “dirty” for which the defendant may be sanctioned. Repeated positive, diluted or missed drug screens may be grounds for termination of this Agreement by the State**.**
   11. Notify any medical practitioner seen for medical treatment that they are subject to the terms of this Agreement, disclose that they have an open criminal case in Milwaukee County and that this information should be considered by the practitioner in making any medical determinations on the participant’s behalf in connection with prescribed substances. The defendant should also request that the practitioner write on the participant’s medical file that the patient is a participant in a drug treatment program and sign and date a written acknowledgement of this disclosure, which the participant is required to provide to the Court and the parties to the Agreement. Failure to comply with this Policy may result in termination of the Agreement.
   12. Complete any releases necessary for monitoring.
   13. Have no contact with       or      .
   14. Pay restitution in the amount of       to      . If the defendant has made a good faith effort to pay restitution but has been unable to pay the full amount, any unpaid balance shall be converted to a civil judgment and shall be referred to the Wisconsin Department of Revenue Tax Intercept Program and shall be subject to administrative fees.
   15. Participate in the Milwaukee County District Attorney’s Community Conferencing or Restorative Justice Program and comply with conditions agreed to during programming If not accepted into the CCP perform       hours community service at a non-profit agency of defendant’s choice.
   16. Obtain/maintain  -time employment.
   17. Perform       hours community service
   18. Attend school.