|                     | SUPE          | RIOR COURT OF             |                | COUN                       | ГΥ                          |
|---------------------|---------------|---------------------------|----------------|----------------------------|-----------------------------|
|                     |               | STAT                      | E OF GEOF      | RGIA                       |                             |
| STATE OF GE         | EORGIA        |                           | *              |                            |                             |
|                     |               |                           | *              |                            |                             |
| vs.                 |               |                           | *              | DA File No                 | ).:                         |
|                     |               |                           | *              |                            |                             |
|                     | De            | fendant                   | *              |                            |                             |
|                     | <u>E</u> .    | ARLY INTERVENT            | ION PROG       | RAM AGREEMENT              |                             |
| The District Atto   | rney's Offi   | ce and the Defendant,     |                |                            | , agree that should         |
| Defendant satisfy   | each and e    | every condition set fort  | th herein, the | above-captioned matter     | shall be dismissed, and a   |
| restriction of this | charge from   | m Defendant's crimina     | al record shal | l be approved.             |                             |
|                     |               |                           |                | Initials:                  | /                           |
| The parties further | er agree that | t should Defendant be a   | arrested or be | e petitioned for child sup | port delinquencies during   |
| the pendency of     | the term a    | agreed to herein, this    | Agreement      | shall immediately termi    | nate, and the State shal    |
| commence its pro    | osecution of  | f this action.            |                |                            |                             |
|                     |               |                           |                | Initials:                  | /                           |
| Additionally, sho   | ould Defend   | lant fail to perform to t | the terms of t | his Agreement, this Agr    | eement shall be amended     |
| below to note the   | e violation   | with signed acknowled     | dgment by th   | ne District Attorney's O   | ffice. Behavior that may    |
| result in a strike  | includes, b   | ut is not limited to, fai | ilure to sche  | dule an appointment as     | directed, failure to attend |
| appointments wit    | thout an ex   | cuse, failure to pay fee  | es or perforn  | n community service, a     | positive drug screen, and   |
| disrespectful beh   | avior. Vio    | lations shall be brough   | nt to the Cou  | rt's attention, and if Car | ndidate receives THREF      |
| STRIKES, s/he       | will be term  | ninated from the progra   | am.            |                            |                             |
|                     |               |                           |                | Initials:                  | /                           |
|                     | DATE          | CAUSE                     |                | CANDIDATE                  | DA                          |
| 1                   |               |                           |                |                            |                             |
|                     |               |                           |                |                            |                             |
|                     |               |                           |                |                            |                             |
| 2                   |               |                           |                |                            |                             |
|                     |               |                           |                |                            |                             |
|                     |               |                           |                |                            |                             |
| 3                   |               |                           |                |                            |                             |

| Early Interventi | on Agreement |
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| I.         | MENTAL H         | EALTH / SUBSTANCE ABUS              | SE [APPLICABLE         | / NOT A           | PPLICABLE]            |
|------------|------------------|-------------------------------------|------------------------|-------------------|-----------------------|
| Defendan   | nt shall not use | e any controlled substances without | out a physician's pres | scription. Defen  | dant agrees to submit |
| to occasio | onal urine scr   | eens to verify his/her compliance   | e with this provision  | . In the event th | at Defendant screens  |
| positive f | for any illicit  | drug use, s/he agrees to undergo    | a substance abuse      | evaluation by a   | licensed professional |
| counselor  | approved by      | the District Attorney's Office. I   | Further, Defendant s   | hall complete an  | y course of treatment |
| recomme    | nded upon ev     | aluation.                           |                        |                   |                       |
|            |                  |                                     |                        | Initials:/        | /                     |
| Defendan   | nt agrees to co  | mplete:                             |                        |                   |                       |
|            |                  |                                     |                        |                   |                       |
|            |                  |                                     |                        |                   |                       |
|            |                  |                                     | :                      | Initials:/        | /                     |
|            | DATE             | SCREEN RESULTS                      | CANDIDATE              | DA                | DCS                   |

|   | DATE | SCREEN RESULTS | CANDIDATE | DA | DCS |
|---|------|----------------|-----------|----|-----|
| 1 |      |                |           |    |     |
|   |      |                |           |    |     |
|   |      |                |           |    |     |
| 2 |      |                |           |    |     |
|   |      |                |           |    |     |
|   |      |                |           |    |     |
| 3 |      |                |           |    |     |
|   |      |                |           |    |     |
|   |      |                |           |    |     |
| 4 |      |                |           |    |     |
|   |      |                |           |    |     |
|   |      |                |           |    |     |
| 5 |      |                |           |    |     |
|   |      |                |           |    |     |
|   |      |                |           |    |     |
| 6 |      |                |           |    |     |
|   |      |                |           |    |     |
|   |      |                |           |    |     |

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| II. E | MPLOYMENT | [APPLICABLE | / NOT APPLICABLE | _] |
|-------|-----------|-------------|------------------|----|
|-------|-----------|-------------|------------------|----|

| f, as of the date of this Agreement, Defendant is unemployed, Defendant shall actively pursue employment. Such   |
|--|
| performance includes, but is not limited to, employment counseling, such as resumé and interview development;  |
| submitting employment applications whereby the candidate shall provide identifying information about the   |
| pecific opportunities applied for; and/or training or education as directed by a collaborative service provider. If  |
| Defendant is gainfully employed, s/he shall maintain said employment.  |
| Initials: / /  |
| Defendant is employed as follows:  |
| Initials://  |
| III. COMMUNITY SERVICE AND INVOLVEMENT [APPLICABLE/ NOT APPLICABLE]  Defendant agrees to volunteer at least 120 hours of his/her time and talent for the benefit of a charitable |
| enterprise in County. Attending and/or participating in faith-based activities shall count   |
| oward community service and involvement hours. Political activities and activities on behalf of specific   |
| ndividuals are prohibited. No hours will count unless documented on the activity log and witnessed.  |
| Initials:/   |
| Defendant shall donate as follows:   |
| Defendant shall volunteer as follows:  |
| Initials: / /  |

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| IV. EDUCATION   | [APPLICABLE              | /NOT APPLICABLE]                 |
|---|--------------------------|----------------------------------|
| Defendant shall provide the District Attorney's Office pro    | oof of Defendant's com   | apletion of high school and/or a |
| high school equivalency certificate. If Defendant does not    | presently possess a high | n school diploma or equivalency  |
| certificate, Defendant agrees to obtain said certification at | his/her own expense.     |                                  |
|   | Initials                 | s:/                              |
| Defendant shall pursue education as follows:                  |                          |                                  |
|   | Initials                 | s:/                              |
| V. RESTITUTION  | [APPLICABLE              | / NOT APPLICABLE]                |
| Defendant agrees to pay restitution in the amount of _        |                          | payable to                       |
| by money  | y order, which shall     | be presented to the District     |
| Attorney's Office for further transmission to said victim.    |                          |                                  |
|   | Initial                  | s:/                              |
| VI. OTHER TERMS OF AGREEMENT                                  | [APPLICABLE              | /NOT APPLICABLE]                 |
| Defendant agrees to perform in the following way(s):          |                          |                                  |
|   |                          |                                  |
|   |                          |                                  |
|   | Initials                 | s:/                              |

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| VII. FAITH-BASED PROGRAM                               | [APPLICABLE                 | / NOT APPLICABLE]                      |
|--|-----------------------------|--|
| Defendant agrees to participate in the faith-based pro | ogram at the following ch   | urch:                                  |
| Defendant agrees to follow all the reasonable criteria | a of the faith-based progra | am, including:                         |
|  |                             |  |
|  |                             |  |
|  |                             |  |
|  |                             |  |
|  | Ini                         | itials://                              |
|  |                             |  |
| VIII.NO LIMIT ON DISCRETION OF DIST                    | RICT ATTORNEY OF            | R COURT AS TO BOND                     |
| Defendant agrees that nothing in Early Intervention    | Program Agreement prol      | nibits or limits the discretion of the |
| District Attorney's Office or the Court as to whether  | er to move to revoke or     | revoke his/her bond or modify the      |
| conditions thereto. A motion for bond revocatio        | on for an indefinite perio  | d of time brought by the District      |
| Attorney's Office shall serve as notice to the Defend  | lant of the termination of  | this agreement.                        |

Initials: \_\_\_\_\_/ \_\_\_\_\_/

| Early Interventi | on Agreement |
|------------------|--------------|
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## IX. TERM OF AGREEMENT

| The parties shall perform of  | oligations set forth in          | this agreemen    | t within 12 month    | s of the          | _ day of  |
|-------------------------------|----------------------------------|------------------|----------------------|-------------------|-----------|
| , 2021.                       | Upon verification of             | the representa   | tions made in progr  | ress reports subn | nitted by |
| Defendant, the District Attor | rney's Office shall pr           | epare a dismis   | ssal of the above-ca | aptioned matter.  | Should    |
| Defendant apply for record re | striction of this matter,        | , the District A | ttorney's Office sha | ll approve same.  |           |
|                               |                                  |                  | Initials:            | //                | _         |
| THE PARTIES SO                | O AGREE, this                    | day of           |                      | , 2021.           |           |
| Defendant                     | Defendant's Co<br>(where applica |                  | District Attor       | ney's Office      |           |
| Date:                         | Date:                            |                  | Date:                |                   |           |