State of Ohio,

Plaintiff,

vs. Case No. {{ case\_number }}

{{ defendant.first\_name }} {{ defendant.last\_name }},

Defendant.

**PLEA AND JOURNAL ENTRY FOR PARTICIPATION**

**IN THE LICENSE EVALUATION and ASSISTANCE PROGRAM (LEAP)**

Defendant appeared in Court for {{ appearance\_reason }} on {{ plea\_trial\_date }}. {% if defense\_counsel\_waived is false %}{{ defense\_counsel }}, {{ defense\_counsel\_type }}, appeared on behalf of Defendant. {% elif defense\_counsel\_waived is true %}Defendant waived right to counsel. {% endif %}{% if amend\_offense\_details is not none %}Counsel for the State of Ohio made a motion to amend the charge(s) in the case.{% if amend\_offense\_details.motion\_disposition == ‘Granted’ %} The Court found the amendment is consistent with Crim. R. 7 and consistent with the facts of this case. Therefore, the motion is {{ amend\_offense\_details.motion\_disposition }}. The charge(s) of {% for charge in amended\_charges\_list %}{% if loop.index == 2 %} and {% endif %}{{ charge[0] }} is amended to {{ charge[1] }}{% endfor %}.{% elif amend\_offense\_details.motion\_disposition == ‘Denied’ %} The Court found the amendment did alter the name or identify of the offense(s) and therefore the motion is {{ amend\_offense\_details.motion\_disposition }}.{% endif %}{% endif %}

The Defendant understood the nature of the charge(s), all constitutional rights, potential consequences to citizenship, and the effects of the plea. The Court accepted Defendant’s plea, finding it was entered knowingly, voluntarily, and intelligently.

|  |  |  |  |
| --- | --- | --- | --- |
| **Offense** | **{%tc for charge in charges\_list %}** | **{{ charge.offense }}** | **{%tc endfor %}** |
| **Statute/Ord.** | **{%tc for charge in charges\_list %}** | **{{ charge.statute }}** | **{%tc endfor %}** |
| **Degree** | **{%tc for charge in charges\_list %}** | **{{ charge.degree }}** | **{%tc endfor %}** |
| **Plea** | **{%tc for charge in charges\_list %}** | **{{ charge.plea}}** | **{%tc endfor %}** |

**Sentencing Hearing:** This case is now set for sentencing on **{{ leap\_sentencing\_date }} at 9:30 a.m.**

The parties executed a License Evaluation and Assistance Program (LEAP) Agreement. The Court found Defendant qualified for participation in LEAP and stayed further proceedings pending completion of LEAP. The Court informed Defendant that failure to comply with the program requirements may result in early termination from the program**. Should the LEAP Coordinator recommend early termination from the program based on Defendant’s failure to comply with the terms of the agreement, the Court may, with notice to Defendant, schedule an earlier sentencing hearing. Neither the agreement nor this Entry shall be construed as giving Defendant driving privileges. As of the date of this entry, Defendant does not have any privilege to drive.**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_3/1/24 {{ judicial\_officer.officer\_type }} {{ judicial\_officer.first\_name }} {{ judicial\_officer.last\_name }}

{% if judicial\_officer.officer\_type == ‘Magistrate’ %}

***Pursuant to Criminal Rule 19(D) and Traffic Rule 14, written objections to this magistrate’s decision must be filed within 14 days of the filing of this decision. Any objections must state with specificity the grounds of the objections. A party shall not assign as error on appeal the court’s adoption of this decision unless the party timely files objections.***

{% endif %}

Copies served by Dep. Clerk \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ on the following date \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ to:

Prosecutor’s Office: PS OM EM; Defendant’s Attorney: PS OM EM; {{ defendant.first\_name }} {{ defendant.last\_name}}: PS OM EM; Community Control: PS EM; County Jail: PS EM;