

MERCER ISLAND MUNICIPAL COURT

9611 SE 36th Street | Mercer Island, WA 98040

Ph. (206) 275-7604 | Fax (206) 275-7980

Contested Hearing in Person

The Court has received your request for a hearing to contest your infraction. You and your witnesses, if any, **must** appear in court at the date and time indicated on the enclosed Notice of Hearing, unless you wish to have your hearing by mail (*See the reverse side of your Notice of Hearing for information about issuing a subpoena for an officer or witness*). At your hearing, the Court will review the officer's police report and take sworn testimony from you and your witnesses. If the Court finds that you committed the infraction, it will impose the maximum penalty under the law. You have a right to appeal a committed finding to King County Superior Court. If you fail to appear for your hearing, the Court will enter a committed finding, impose the full monetary penalty, and impose an additional \$52 penalty. The Court will also report any traffic infraction to the Department of Licensing. Unpaid fines may be referred to a collection agency and may result in the suspension of your driving privilege.

Contested Hearing by Mail

Instead of appearing in court on your scheduled court date, you may contest your infraction by mail. If you proceed with a hearing by mail, you do **not** need to appear in court. Instead you must complete the reverse side of this form. If you have witnesses, their written statements must be attached to this form. The Court will review your statements and the police officer's report. If the Court finds that you committed the infraction, it will impose the maximum penalty under the law.

You have NO right to appeal the Court's decision if you proceed by mail. You also agree to pay the penalty within the time specified. You will be notified by mail of the Court's decision. The Court *highly recommends* that you contact Court staff if you have not received a response within 2 weeks after mailing your Hearing by Mail form. **The Court must receive all written statements before your scheduled hearing. Statements received after your scheduled hearing will not be considered.** If the Court does not receive your statement before the scheduled hearing **and** you fail to appear for the hearing, the Court will automatically enter a committed finding, impose the maximum penalty as well as an additional \$52 penalty, and report any traffic violation the Department of Licensing. Unpaid fines may be referred to a collection agency and may result in the suspension of your driving privilege.

Insurance Violation

If you received a citation for Operating a Motor Vehicle Without Insurance and you had valid insurance at the time of the violation or have since obtained valid insurance, please bring a copy with you to your hearing (or attach a copy of your insurance *card* to this form if proceeding by mail). **Insurance policies and application forms are not accepted as proper proof of insurance.** If you are charged with a separate infraction in addition to the insurance violation, be prepared to address that infraction also. If you had valid insurance at the time of the violation there may be a \$25.00 administrative fee for not showing proof of your insurance card at that time.

Deferred Finding (for Dismissal)

A Deferred Finding (DF) is a contract between you and the Court. Under the contract, you agree to pay \$175, and commit no new traffic infractions or criminal violations for one year. If you comply with **all** of these Court-ordered conditions, the Court will **dismiss** the infraction at the end of one year and the infraction will **not** appear on your driving record. The Court may or may not accept your request to enter a DF.

You are eligible for **one** DF for a moving violation and **one** additional DF for a non-moving violation within a 7-year period. You are **NOT** eligible for a DF for a parking citation. You may request a DF in court at your hearing or you may request a DF by mail. If you request a DF by mail (and the Court accepts your request), the Court will mail you a copy of the contract, informing you that you have 60 days to pay \$175 in full. Please **DO NOT** send payment until the Court orders you to do so.

If you violate **any** of the conditions of the DF, the Court will enter a committed finding. You will be required to pay the original monetary amount for the infraction plus an additional default penalty (which is subject to change), **in addition** to the \$175 already imposed by the Court. The Court will also report any traffic infractions to the Department of Licensing. Unpaid fines may be referred to a collection agency and may result in the suspension of your driving privilege.

See Reverse Side

