

1309 114th Ave SE • Post Office Box 90012 • Bellevue, WA • 98009-9012

Probation Services

(425) 452-6956

FAX: (425) 452-7883

EHD

(425) 452-4461

FAX: (425) 452-4467

Date:

February 21, 2025

From:

Craig Fritz; Probation Manager; Probation Division

Laura Yamamoto; Senior Administrative Assistant Erimie Elias; Compliance Monitoring Specialist

To:

John Resha; Finance & Asset Management Director

City of Bellevue Finance & Asset Management Department

Subject:

Probation Division's Account Receivable Write-offs OVER \$1000.

Attached is a 1-page document entitled "2024 City of Bellevue-Probation Accounts OVER \$1,000 Deemed Uncollectible as of 12/31/2024" This listing contains a total of 10 accounts totaling: \$35,931.00.

The document contains five columns:

- 1. Case number in lieu of Client name
- 2. Write-off amount
- 3. Account Type
- 4. Court close or EHD end date
- 5. Account Status (referred to collection agency, overdue, closed, unable to locate, etc.)

This list of accounts meets the requirements of Ordinance No. 5838, namely that each account:

- 1. Does exceed \$1000
- 2. Is over one year old since closure (*see #3 above)
- 3. Has exhausted all cost-effective means of collection.

Each account has been through our standard collection process, which includes these steps:

- 1. Obtain documentation form King County District Court order Probation &/or EHD and imposing fees.
- 2. Have client sign a Promissory Note, agreeing to pay fees as they become due.
- 3. Generate monthly billing and send monthly statements of fees owing.
- 4. When closed, if delinquent, send a warning letter, requesting payment within 30 days.
- 5. Submit delinquent accounts with good addresses, and some but unsatisfactory response or payment to COB Legal Division, who sends a final Demand letter for payment of balance.
- 6. Submit accounts that do not respond to correspondences above, or whose correspondences are returned because of bad addresses (and no new address is found), to our collection agency, PMT Solutions LLC.



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(See attached samples of above-mentioned documents)

Please authorize these write-offs by signing and dating this memo in the space provided below.

Thank you.

I authorize the Accounts Receivable Write-offs described above:

| Accounts Receivable Write-offs described above: | 18 Jun 2025 | Date |

2024 City of Bellevue-Probation Accounts OVER \$1000 Deemed Uncollectible as of 12/31/2024

	Client Case No.		Write Off	Aggount Type*	Court Close or EHD End Date	Associat Status
-	Client Case No.	-	Amount	Account Type*	EHD End Date	Account Status
1	BC010441C		1 005 00	_	7/40/0000	Returned by collection agency-PMT Solutions LLC"all cost effecti
1	BC0194416	\$	1,365.00	†	7/18/2022	means of collection have been exhausted
	B00405070		4 005 00		44400000	Returned by collection agency-PMT Solutions LLC"all cost effecti
2	BC0195979	\$	1,395.00		11/16/2022	means of collection have been exhausted
			4 405 00			Returned by collection agency-PMT Solutions LLC"all cost effect
3	BC0196386	\$	1,495.00	†	6/27/2022	means of collection have been exhausted
						Returned by collection agency-PMT Solutions LLC"all cost effection
4	2A0479508	\$	1,599.00	♦	11/14/2022	means of collection have been exhausted
	_					Returned by collection agency-PMT Solutions LLC"all cost effect
5	6Z0606552	\$	1,649.00	×	12/6/2021	means of collection have been exhausted
						Returned by collection agency-PMT Solutions LLC"all cost effect
6	2A17899	\$	2,482.00	♦	7/15/2022	means of collection have been exhausted
						Returned by collection agency-PMT Solutions LLC"all cost effect
7	1A283436	\$	3,069.00	\	12/16/2021	means of collection have been exhausted
						Returned by collection agency-PMT Solutions LLC"all cost effect
8	1A24855	\$	5,187.00	\rightarrow	6/17/2022	means of collection have been exhausted
						Returned by collection agency-PMT Solutions LLC"all cost effect
9	9 Z 0331269	\$	6,595.00	#	10/11/2021	means of collection have been exhausted
						Returned by collection agency-PMT Solutions LLC"all cost effect
10	8Z0748157	\$	11,095.00	◊	7/12/2022	means of collection have been exhausted
		\$	35,931.00			
		-				
	◊ EHD					
	† BOTH: includes Probation and Compliance fees					
	BOTH: includes EHD and Compliance fees					
	# All Three	# All Three				

King COUNTY DISTRICT COURT, STATE OF WASHINGTON, EAST DIVISION, BELLEVUE COURTHOUSE

STATE OF WASHINGTON;
COUNTY OF KING City of Bellevue

Plaintiff(s),
vs.

Defendant(s).

No.

ORDER OF JUDGMENT &
SENTENCING FOR THE CRIME(S) OF:
DUI

Violation Date: 08/07/2022

The defendant pled guilty or was found guilty after trial.

The Court has reviewed the defendant's criminal history and driving record and enters the following findings:

BAC: No Test

Now, therefore, the defendant is ADJUDGED guilty and SENTENCED as follows:

- Count 1 Guilty Plea 46.61.502 DUI
 - Sentence is Suspended for a period of 60 months
 - 364 day(s) of jail and Suspended 154 day(s).
 - Fine of \$5,000.00 and Suspended \$4,000.00.

Jail for all counts is: Concurrent

Jail and Alternative Commitments

COMMITMENT: Serve a total of 90 day(s) in jail with credit for 0 day(s) served.

- The commitment is served Concurrent with other cases.
- Commitment alternatives: **90** day(s) of jail may be served through **360** Days of electronic home monitoring (EHM), if eligible, with alcohol monitoring.
- Commitment to be served at Bellevue Probation jail.
- Report for Electronic Home Monitoring commitment no later than 01/10/2023. Defendant shall complete her entire sentence on Bellevue Probation EHM. Medical Documents demonstrate substantial risk to defendant's health should she be sentenced to jail time and mandatory 360 days of EHM shall be imposed. Defendant to report to probation today and to enroll in EHM immediately OR as Bellevue Probation equipment availability allows.
- You are ordered to serve 120 days of mandatory Electronic Home Monitoring/Detention with alcohol monitoring, with credit for 0 days, through City of Bellevue.
- Other: Medical documents demonstrate substantial risks to defendant's mental and physical health should she serve her sentence in a jail facility. The statutory substitution of 360 mandatory days of EHM shall be imposed. Defendant shall be enrolled in Bellevue Probation EHM no later than 2/15/23 for a total of 360 days of EHM.



Active Supervision or Compliance

Defendant is assigned to:

Active Supervision for **24** months with City of Bellevue. Report to Bellevue Probation Department at 1309 114th Avenue SE, Suite 200, Bellevue, WA 98004. Report to probation by **01/10/2023**.

Pay \$65.00 monthly probation fee to City of Bellevue.

Fees may be reduced based upon income.

Fees are paid directly to the City of Bellevue Probation Department.

Compliance Monitoring for 36 months. Pay \$20.00 per month compliance monitoring fee to Bellevue Probation. Bellevue Probation to determine appropriate fee amounts based on defendant's ability to pay.

Fines, Costs and Assessments

The Court has considered and evaluated the defendant's ability to pay legal financial obligations. Defendant, though counsel, has indicated the ability to pay fines/fees and EHM costs.

Defendant shall pay to the Clerk of this Court:

- Fine of: \$1,000.00
- Assessments: \$700.00
- Plus BAC fee \$200.00.
- Criminal Conviction fee \$43.00.
- Traffic Safety Penalty \$102.50.
- City Filing fee: \$325.00.

Total: \$2,370.50

By 02/24/2023 pay the total to: KCDC 516 3rd Ave, RM 340, Seattle, WA 98104, or contact PMT Solutions LLC at (425) 882-4800 or Toll Free (877) 881-4854, to set up a payment agreement. If your account becomes delinquent, it may be referred to a collection agency for collection enforcement. Additional collection fees and costs may be imposed.

Mandatory Conditions of Sentence

- a) Do not drive a motor vehicle without a valid license to drive; (b) Do not drive a motor vehicle without proof of liability insurance or financial responsibility for the future pursuant to RCW 46.30.020; (c) Do not drive or be in physical control of a motor vehicle with an alcohol concentration of 0.08 or more, or a THC concentration of 5.00 nanograms per milliliter of whole blood or higher, within 2 hours after driving; (d) Do not refuse to submit to a test of your breath or blood to determine alcohol or drug concentration upon the reasonable request of law enforcement officer; (e) Do not drive a motor vehicle without a functioning ignition interlock device as required by the Department of Licensing.
- For each violation of (a), (b), (c), (d), or (e), the Court shall order you confined for no less than 30 days, which shall not be suspended/deferred. For each incident involving a violation, the Court shall suspend your license for 30 days (DUI and Physical Control only).

Conditions of Sentence

- · Have no criminal law violations.
- · Have no alcohol-related infractions.
- Have no drug-related infractions.
- Do not drive a motor vehicle without a valid license to drive.
- Do not drive a motor vehicle without proof of liability insurance or financial responsibility for the future pursuant to RCW 46.30.020.
- Do not drive or be in physical control of a motor vehicle with an alcohol concentration of 0.08 or more, or a THC concentration of 5.00 nano-grams per milliliter of whole blood or higher, within 2 hours after driving.
- Do not refuse to submit to a test of your breath or blood to determine alcohol or drug concentration upon the reasonable request of a law enforcement officer.
- Do not consume alcohol or non-prescribed drugs or any substance which may impair ability to drive a vehicle (including cannabis/cannabis products) within 8 hours prior to driving.
- Do Not Consume Alcohol or non-prescribed drugs or any substance which may impair your ability to drive a vehicle.
- Do not consume alcohol, or non-prescribed drugs, or controlled substances.
- No Cannabis/Cannabis products. (See Rights, Conditions, and Warnings page).
- A Substance Use Disorder evaluation has been filed and accepted by the Court and is incorporated by reference into this order. You must fully comply with all the terms and conditions of the recommended education or treatment program.
 - The defendant is already enrolled.
- Attend a DUI Victim's Panel from King County District Court's approved list. (Complete and file proof within **90** day(s)).

Treatment agencies and Alcohol and Drug Information Schools must be licensed or certified by the Department of Health. Treatment agencies shall file compliance reports with the Court or designated Probation Office every month and file the final treatment report within 30 days of treatment completion.

MANDATORY IGNITION INTERLOCK REQUIREMENTS

- Do not drive a motor vehicle without a functioning ignition interlock device as required by the Department of Licensing and comply with the rules and requirements of the Department of Licensing regarding the installation and use of a functioning ignition interlock device.
- Comply with the rules and requirements of the Department of Licensing regarding the installation and use of a functioning ignition interlock device.

Miscellaneous Provisions

- · Posted bail or bond is exonerated.
- Pretrial ignition interlock order is rescinded.
- Order requiring pretrial alcohol monitoring is rescinded.
- Any prior FTA for this cause number is adjudicated.

DONE IN OPEN COURT: 10th day of January, 2023

		00000
Dated: January 10, 2023		Lisa N. O'Toole, Judge/ProTem
I have received a copy of and Conditions and Warnings."	understand my ser	ntence, including the attached "Rights
Dated:		
		Defendant's Signature
Defendant's Attorney	WSBA#	Defendant's Date of Birth
ĸ		
Prosecuting Attorney	WSBA#	Address
		City,State,ZIP
		Phone Number

RIGHTS, CONDITIONS AND WARNINGS

- 1. **TIMELY APPEARANCE.** You must appear in Court at any time ordered by the Court throughout your deferred sentence or suspended sentence. You must pay all fines, costs, assessments when due. You must report for any commitment as ordered by the Court and ready to serve your commitment.
- ADDRESS. You must keep the Court advised of your current address. Provide any address changes within two business days.
- 3. ACTIVE PROBATION.
 - A. If you are placed on active probation, you must timely contact the probation office as directed, and no later than 20 days after you are sentenced.
 - B. You must keep that probation office advised of all address changes.
 - **C.** You may not consume any alcohol prior to any meeting with a probation officer, If alcohol use is suspected, you must provide a breath analysis as directed by probation.
 - D. You must keep the probation office informed of your employment status.
 - E. You must keep the probation office informed of any new violations of law.
 - F. Medical Marijuana is only permitted if you are in compliance with the Medical Marijuana Policy adopted by the Court under Policy No. OPR-2012-02.
- 4. BREATH OR URINE ANALYSIS. You must submit to a breath or urine analysis for alcohol or drugs upon the Court's order.
- 5. **PROOF OF COMPLIANCE.** In each instance where you are requested to file proof of a condition of sentence compliance, the proof must be in writing, signed by the person supervising the required program and written on the agency's letterhead. The proof of completion must be filed with the Court.
- COMMUNITY SERVICE. See Court Community Service Handout for instructions, On-line service is not permitted. You may not be paid for the hours performed nor employed by, or on the board of, the agency.
- 7. **RESTITUTION.** Restitution must be paid as indicated on the Judgment and Sentence, or Restitution Order. A cashier's check or money order must include your case number. A restitution obligation may be enforced in the same way as a civil judgment. A restitution obligation may be enforced up to 10 years following your release from confinement or from the date of Judgment and Sentence, whichever is longer, and may be extended an additional 10 years if the Court finds that you did not make a good faith attempt to pay.
- 8. TRAVEL RESTRICTIONS. If your sentence includes at least one year of active probation with conditions, or monitored probation and your offense involved direct or threatened physical or psychological harm of a victim, use or possession of a firearm, a second or subsequent DUI, or a sexual offense that requires registration, you cannot reside or relocate outside of the state of Washington without approval of the Court and approval of the Interstate Compact for Adult Offender Supervision Commission (ICAOS), This restriction will apply whether you are on active probation or monitored probation. You must contact the probation office for more details before returning or relocating to another state. There is an \$100.00 application fee. If you are a resident of another state at the time of sentencing, with a qualifying offense, you must remain in Washington until completing the ICAOS transfer request. You must contact the King County Probation ICAOS Coordinator within 3 business days of sentencing at 206-477-0489 or 206-477-0481 to arrange to complete the transfer request. For City of Bellevue cases contact the Bellevue Probation Department at 425-452-6956 to complete the transfer request.
- 9. FAILURE TO MEET CONDITIONS. Failure to meet any of the conditions of the Judgment and Sentence, any condition listed above, or failure to appear as scheduled, may result in the issuance of a bench warrant for your immediate arrest, and/or the revocation of your deferred or suspended sentence. It may also result in the imposition of warrant costs, the suspension of your driver's license and the referral of your fines, costs and assessments to a collection agency. If a deferred or suspended sentence is revoked because of failure to meet conditions, you are subject to the imposition of the maximum sentence and fine as permitted by law, or such portion thereof as the Court deems appropriate. These conditions remain in effect throughout the entire period of the deferred or suspended sentence unless changed by Court order.
- 10. APPEAL RIGHTS. You have the right to appeal the conviction pursuant to the Rules for Appeal (RALJ). Unless a Notice of Appeal is filed in this Court within 30 days after entry of the Judgment and Sentence or order appealed from, the right to appeal is waived. The Notice of Appeal must be served on all parties. The Court clerk will, if requested, supply a Notice of Appeal form. You have the right to a lawyer on appeal. If you are unable to pay the costs, you have the right to have a lawyer appointed and portions of the trial record necessary for review prepared at public expense for an appeal.
- 11. **COLLATERAL ATTACK.** You may not file motions for collateral attack on a Judgment and Sentence more than one year after the judgment becomes final. "Collateral attack" means any form of post-conviction relief other than direct appeal, including but not limited to, petitions for personal restraint or habeas corpus, or motions to vacate judgment, withdraw a guilty



King County

Important Interstate Compact Information

DEFENDANTS WHO ARE RESIDENTS OF ANOTHER STATE AT THE TIME OF SENTENCING OR ENTRY OF A DEFERRED PROSECUTION ORDER

and

DEFENDANTS WHO ARE RESIDENTS OF WASHINGTON AND DESIRE TO MOVE OUT OF STATE

- 1. If your case is a *qualifying offense** under the Interstate Commission for Adult Offender Supervision (ICAOS), you cannot leave the state of Washington upon the Court's entry of your sentence or deferred prosecution order until you follow these procedures <u>and</u> receive Reporting Instructions from the Receiving State. Timing is critical for this process.
- 2. To allow you to return to your home state promptly after the Court's entry of your sentence or deferred prosecution, you must first apply and receive expedited Reporting Instructions from the ICAOS Receiving State. You must remain and be physically present in Washington at the time you submit your completed ICAOS application. To receive expedited processing, you must immediately submit your ICAOS application so it can be processed by the Receiving State within 7 days of the entry of your sentence or deferred prosecution order. If you do not promptly submit your ICAOS application as described below, the Receiving State then has up to 45 days to complete its investigation and approval/disapproval of your ICAOS application. You cannot leave Washington until your ICAOS application has been approved by the Receiving State.
 - a. If you receive an immediate jail commitment at the time of sentencing, you must submit your completed ICAOS application immediately upon release from custody so it can be submitted within a 7-day expedited processing period.
 - b. If you do not receive expedited Reporting Instructions from the Receiving State ICAOS Coordinator, you cannot return to your state of residence until the Receiving State investigates and approves your ICAOS application. Under these circumstances, the Receiving State has up to 45 days to process your application.

3. How to apply.

a. Inform the judge of your residence status at the earliest date possible. If the judge determines your case may be a *qualifying offense*, and the judge will permit you to return to your home state, you MUST then apply for ICAOS eligibility screening through the King County District Court ICAOS Coordinator at 206-477-0396, or if applicable, the Bellevue Probation Department ICAOS Coordinator at 425-452-6956. Call the local ICAOS Coordinator immediately.

- The judge must provide written approval of your request to relocate to the local ICAOS Coordinator. ICAOS Information Page 2 of 2 KCDC October 2018
- c. To qualify for expedited processing of your ICAOS application, the completed application must be received and submitted to the Receiving State within the 7-day expedited application period. Therefore, it is very important that you contact the local ICAOS Coordinator (identified above) within 24 hours of the Court's entry of your sentence or deferred prosecution order (or release from jail if you are booked) to initiate any expedited processing request. You must remain in Washington until you receive Reporting Instructions from the Receiving State ICAOS Coordinator.
- d. If the local ICAOS Coordinator determines you are *eligible for ICAOS processing*, an ICAOS **application appointment** will be scheduled immediately and you will be instructed to provide the following items at your appointment:
 - 1. Verification of your address in the Receiving State (e.g., driver's license, lease agreement or other documentation showing your residence in the Receiving State).
 - 2. Information on the individuals who reside with you if applicable, and letters of support from these individuals that include information specified by the ICAOS Coordinator. Be aware, the Receiving State will be following up with all individuals with whom you reside.
 - 3. Photo identification (e.g., passport, ID, driver's license).
 - 4. Employment information (paystubs, offer letter, supervisor contact information), or letter of enrollment from college/university and current class schedule – if applicable. Be aware, the Receiving State may follow up with your employer/education program to confirm employment or enrollment.
- e. If your application is complete and you are determined *eligible to proceed*, the local ICAOS Coordinator will submit your application before expiration of the 7-day expedited processing deadline. The Receiving State ICAOS Coordination must respond within this same 7-day period. If the Receiving State approves your expedited application, you will receive Reporting Instructions from the Receiving State ICAOS Coordinator and will be advised how to proceed.
- 4. If your request for **expedited** processing is rejected by the Receiving State, the Receiving State then has 45 days to complete the processing of your ICAOS application.
- 5. If your ICAOS application is ultimately *rejected* by the Receiving State you will be required to return to Washington, or be required to remain in Washington.

*QUALIFYING OFFENSES

- 1. Any assault or offense involving threat of physical and/or psychological harm, any offense designated as Domestic Violence, any child abuse situation, any sexual offense that requires registration, and any protection-type order violation.
- 2. Any offense that involves the use or possession of a firearm or other weapon.
- 3. A second or subsequent DUI, including Deferred Prosecution. (Physical Control, Negligent Driving, and Reckless Driving offenses are not included).



Post Office Box 90012 • Bellevue, Washington • 98009-9012

Electronic Home Detention Program

PROMISSORY NOTE

Date:
I agree to pay \$ \(\frac{1000}{3,458.00} \) is paid in full.
In the event I fail to make any payment as scheduled, I agree to pay the costs of collection, including reasonable attorney fees. I further agree that in any suit or action brought to enforce this promissory note venue shall lie in King County District Court-Bellevue Division.
Client eignature
EHD Coordinator 2 4 58 gsu U
All payments must be made payable to: "City of Bellevue"
Mail payments to: City of Bellevue Electronic Home Detention Program P.O. Box 90012 Bellevue, WA 98009-9012
Probation Services Electronic Home Detention (EHD) 475-112 th Avenue SE Bellevue, WA 98009-9012 (425) 452-6956 FAX:(425) 452-7883 SOU 475-112 th Avenue SE Bellevue, WA 98009-9012



City of Bellevue Probation Services 1309 114th Ave SE, Suite 200 • Post Office Box 90012 • Bellevue, WA • 98009-9012 Phone: (425) 452-6956 Fax: (425) 452-7883

BILLING STATEMENT

Statement Date: 11/15/2023
Due Date: 12/01/2023

Description	Charge	Payments/ Adjustments	Balance	Past Due	Next Amount Due as of 12/01/2023
EHD Daily Fee	\$1,150.00	\$500.00	\$650.00	\$650.00	\$0.00
	\$1,150.00	\$0.00	\$1,150.00	\$1,150.00	\$0.00
EHD Daily Fee					
	\$1,173.00	\$0.00	\$1,173.00	\$1,173.00	\$0.00
EUD Deily For		1			
EHD Daily Fee					
	\$780.00	\$0.00	\$780.00	\$780.00	\$0.00
Probation Monthly Fee					
	\$65.00	\$0.00	\$65.00	\$65.00	\$0.00
Probation Intake Fee					

Probation Officer: Maritza Cruz

City of Bellevue Probation Services Post Office Box 90012 Bellevue, WA 98009-9012	PAYMENT AMOUNT:
Send To:	AMOUNT DUE: \$3,818.00
	Case #: Due Date: 12/01/2023
IMPORTANT: Your probation begins on the date you were se service. All fees must paid prior to the end of probation. Delin are no longer on active probation. Make Checks or Money Or the payment OR Pay by phone at (425) 452-6956. We accep	quent fees may be submitted to our collection agency, if you rders payable to: City of Bellevue. Note your case number on t Visa or MasterCard.
	AMOUNT DUE:
	\$3,818.00



NOTICE OF PAST DUE PROBATION FEES

Probation Services • PO Box 90012 • Bellevue, Washington • 98009 9012

Case #:

January 2, 2024



According to our records, you have an EHD outstanding balance of \$2,973.00, which is past due for fees owing to Bellevue Probation. We must receive payment in full within 30 days from the date of this notice or your account will be turned over to our Collection Agency.* To avoid future action, send a check or money order to:

City of Bellevue Probation P. O. Box 90012 Bellevue, WA 98009-9012

Please put the case number listed above on your payment to ensure that it is properly credited to your account. Do not send cash in the mail! Cash payments are accepted at our office @ 1309 - 114th Ave. SE, Ste. 200. For your convenience, Visa & MasterCard are also accepted.

If you are unable to pay the total amount due all at one time, or have questions about your account please call (425) 452-6956. New payment arrangements MIGHT be possible.

Thank you very much.

Erimie Elias
Accounting Associate
425-452-6958
City of Bellevue
Probation Division

*PMT Solutions

Office of the City Attorney • 425-452-6829 • Fax 425-452-7256 Post Office Box 90012 • Bellevue, WA • 98009 9012

02/13/2024



Re:

Case No.1 **Delinquent Balance**

Dear

I have received a request to commence legal proceedings to collect \$2,818.00 in delinquent payments on your court-ordered probation fees with the City of Bellevue. I am enclosing a copy of the documentation for your review.

The City demands prompt payment of the delinquent amount. If your check/money order, payable to the City of Bellevue, is not received by the Probation Office within the next thirty (30) days, the City will have no choice but to commence legal proceedings. which may include referral of this matter to a collection agency to collect the amount due.

To avoid legal action, please send your payment immediately to:

City of Bellevue Probation Department P.O. Box 90012 Bellevue, WA 98009-9012

Please be advised that if this matter must be resolved in court, the City will seek prejudgment interest, costs and reasonable attorney's fees. To avoid further expense on your part, you are urged to pay the amount due within thirty (30) days. If you have any questions concerning this matter, contact the Probation Department at (425) 452-6958. We anticipate your prompt payment.

Very truly yours.

OFFICE OF THE CITY ATTORNEY CITY OF BELLEVUE Kathryn L. Gerla, City Attorney

Karen Phu

Assistant City Attorney

Enc.

cc: Probation Dept PMT SOLUTIONS, LLC 7100 Fort Dent Way, Suite 210 Tukwila, WA 98188

Phone: 877-881-4854 Fax: 425-881-6592

CITY OF BELLEVUE-PROBATION SHELBY INDELCATO 450 110TH AVE NE BELLEVUE, WA 98004

New Accounts Acknowledgment

02/28/2024 to 02/28/2024

Client: 1096

Debt ID	Debtor Name	Clt Ref No	Original Principal	Original Interest	Listed Amount		List Date	Rate Plan
			0.15.00	#O OO	E0.15.00	04/12/2022	02/28/2024	NGO
			\$945.00	\$0.00	\$945.00	04/12/2023	02/28/2024	NCO
			\$40.00	\$0.00	\$40.00	02/01/2023	02/28/2024	NCO
			\$120.00	\$0.00	\$120.00	09/01/2022	02/28/2024	NCO
			\$120.00	\$0,00	\$120.00	05/16/2023	02/28/2024	NCO
			\$5,463.00	\$0_00	\$5,463.00	02/17/2023	02/28/2024	NCO
			\$291.00	\$0.00	\$291.00	03/07/2022	02/28/2024	NCO
			\$320.00	\$0.00	\$320,00	09/27/2022	02/28/2024	NCO
			\$60.00	\$0.00	\$60.00	03/15/2023	02/28/2024	NCO
			\$310.00	\$0.00	\$310.00	05/11/2021	02/28/2024	NCO
			\$795.00	\$0.00	\$795.00	10/19/2018	02/28/2024	NCO
			\$360.00	\$0.00	\$360.00	10/12/2021	02/28/2024	NCO
			\$120.00	\$0.00	\$120.00	09/29/2022	02/28/2024	NCO
			\$5,118.00	\$0.00	\$5,118.00	01/09/2023	02/28/2024	NCO
			\$60.00	\$0.00	\$60.00	07/21/2023	02/28/2024	NCO
			\$260.00	\$0.00	\$260.00	03/03/2022	02/28/2024	NCO
			\$60,00	\$0.00	\$60.00	08/16/2022	02/28/2024	NCO
Total	(16 accounts)		\$14,442.00	\$0.00	\$14,442.00			