PAYMENT PLAN CHART

effective 7/1/17

PAYMENT PLAN TYPES	TOTAL OWED	1ST PLAN	2nd &	MONTHLY	TERM/
	***************************************	DOWN PAYMENT	subsequent plans	PAYMENT	MONTHS
DEFERRED PAYMENT PLAN (no monthly payment required, but	up to \$500	NONE	10%	NONE	6 MO
due in full at the end of the agreed term) AND	\$501-\$1,000	NONE	\$50.00	NONE	12 MO
MODIFIED DEFERRED PLAN (monthly payments suggested based on the total due and the agreed term/due date)	\$1,001 or more	NONE	5%	NONE	24 MO
INSTALLMENT PAYMENT PLAN	up to \$500	NONE	10%	***payment	6 MO
(monthly payment required)	up to \$500	NONL	1070	based on the	0 1410
	\$501-\$1,000	NONE	\$50.00	total amount owed, term	12 MO
	\$1,001 or more	NONE	5%	and ability to pay***	24 MO

ALL COURT FINES AND COSTS ARE DUE WITHIN 30 DAYS OF CONVICTION, ANY EXTENSIONS PAST THE INITIAL DUE DATE ARE CONSIDERED PAYMENT PLANS

AFTER DEFAULT ON AN INITIAL PAYMENT PLAN, A DOWN PAYMENT SHALL BE REQUIRED ON ANY SUBSEQUENT PLAN. SEE CHART ABOVE FOR REQUIREMENTS

NO TIME TO PAY FEE WILL BE CHARGED ON ANY ACCOUNT.

VIRGINIA:

IN THE GENERAL DISTRICT COURTS OF THE 27TH JUDICIAL CIRCUIT OF THE COMMONWEALTH

ORDER

IN RE: PAYMENT PLAN AGREEMENT(S)

If a person, appearing before any General District Court in the 27th Judicial District of Virginia, is unable to pay fines, costs, forfeitures, restitution or penalties imposed by the Court within 30 days of the conviction date, the Clerk of this Court is authorized to enter into an *installment*, *deferred*, or *modified deferred* payment plan with such person. The Court hereby incorporates the attached *Payment Plan Chart* into this Order which further explains the parameters of each plan.

The Court will require the Defendant to provide a recent Compliance Summary from the Department of Motor Vehicles in order to assess the number of cases and/or other Courts in which fines and costs are owed.

Community Service may be used to reduce the total or part of the fines/cost owed. Restitution may not be paid through Community Service.

Upon entry into a payment plan the defendant's operator's license suspension shall be lifted by the Court, so long as that authority remains with the Court and has not been superseded by the authority of the DMV or by operation of any statute.

No Operator's License suspension shall occur while the defendant is in good standing under an approved payment plan.

Failure to comply with the terms and conditions of any plan shall terminate the agreement and result in the suspension of the defendant's driver's license. A down payment shall be required on any subsequent payment plan as indicated on the *Payment Plan Chart*.

Nothing herein limits the right of the Court to review any plan upon request of a defendant.

ENTERTHIS 6th DAY OF July 2017

Gino W. Williams, Chief Judge