DAVIS COUNTY JUSTICE COURT, DAVIS COUNTY, UTAH

NOTIFICATION OF ENHANCEMENT – DUI, METABOLITE AND IMPAIRED DRIVING

_	OTIFICATION OF ENHAN	CENIENI - DU	I, METADOLITE AND IMPAIRED DRIVING	
Defendant:		Case No		
Controlled Substance in DUI charge more seriou Law regarding enhanced	the Body (Metabolite) and/or s by raising the classification ment; minimum/maximum pe	r the reduced cha of that offense. T enalties applicabl	ence of Alcohol and/or Drugs (DUI), Driving with any Measurable arge of Impaired Driving, this conviction may be used to make a later This form provides notification of the <u>current</u> provisions of Utah State e to the different classifications of offenses; minimum sentencing nents of your current charges. It does <u>not</u> notify you of other collateral	
		ELEN	<u>IENTS</u>	
in actual physical control shows that the person has any drug, or the combinat	of a vehicle within this state if a blood or breath alcohol conce	the person: (a) has entration of .08 gr ers the person inca	gs or a Combination (DUI) 41-6a-502(1): A person may not operate or be s sufficient alcohol in the person's body that a subsequent chemical test ams or greater at the time of the test; (b) is under the influence of alcohol, apable of safely operating a vehicle; or (c) has a blood or breath alcohol sical control.	
may be entered as a convi the prosecutor agrees as p	ction of Impaired Driving unde	er 41-6a-502.5, if: court finds the pla	reement of the prosecutor, a plea to a class B misdemeanor charge of DUI (a) the defendant completes court ordered probation requirements; or (b) ea to be in the interest of justice. Effective 5/12/2015, Impaired Driving is on 41-6a-501(2).	
violation of Section 41-6a		operate or be in ac	ce in the Body (Metabolite) 41-6a-517(2): In cases not amounting to a stual physical control of a motor vehicle within this state if the person has see in the person's body.	
		ENHANCEMEN	NT / PENALTIES	
consecutive hours, 48 hou (if it is found appropriate surcharges; (e) supervised interlock device if the def	ars compensatory service, or ho by the screening); (c) an educat I probation if the defendant had endant was under the age of 21	me confinement the tional series (unless a blood alcohol c when the violatio	05, 518: The court shall order, at a minimum: (a) a jail sentence of 48 through the use of electronic monitoring; (b) a screening and an assessment as the court orders substance abuse treatment); (d) a \$1380 fine and oncentration of .16 or higher; and (f) the installation of an ignition on occurred (except for violations involving drugs other than alcohol). For interlock system, ankle monitoring, or home confinement with electronic	
consecutive hours, 240 ho assessment (if it is found and surcharges; (e) superv	ours compensatory service, or happropriate by the screening); (ome confinement (c) an educational allation of the inte	505, 518: The court shall order, at a minimum: (a) a jail sentence of 240 through the use of electronic monitoring; (b) a screening and an series (unless the court orders substance abuse treatment); (d) a \$1570 fine trlock ignition system, at the person's expense, for all motor vehicles	
ordered. If the court susp	pends the execution of a prison s; (b) a jail sentence of 1,500 ho	sentence and place	riction within 10 years is a <u>third degree felony</u> . A prison sentence may be es the defendant on probation, the court shall order, at a minimum: (a) a d probation; (d) a screening and assessment for alcohol and substance	
and substance abuse to Impaired Driving and Me purposes.	reatment for a 1 st , 2 nd , or subsectabolite 41-6a-501(2): Both Im	quent conviction as paired Driving an	ender the same order regarding screening, assessment, educational series, s it would, respectively for a 1 st , 2 nd , or subsequent DUI conviction. d Metabolite constitute qualifying convictions for DUI enhancement	
		ii in accordance w	7 ith 41-6a-507 for a person convicted of Metabolite.	
Minimum / Maximum S Class B Misdemeanor: Third Degree Felony:	entences 0 days to 6 months jail 0 days to 5 years prison	AND/OR AND/OR	\$1380.00 to \$1950.00 fines and surcharges (plus interest) \$2893.00 to \$9543.00 fines and surcharges (plus interest)	
I understand the foregoin	g Notification of Enhancement	as explained here	and as orally explained to me.	
(Date)		(Defendant's signature)		