KING COUNTY DISTRICT COURT, STATE OF WASHINGTON, WEST DIVISION, SEATTLE COURTHOUSE

STATE OF WASHINGTON; COUNTY OF KING State of Washington No. 521PA5022

Plaintiff(s),

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

VS.

APPLY PESTICIDE-RESTRICTED USE

Mold Remediation, LLC, DBA PurEnvironment, a Foreign Limited Liability Company,

Violation Date: 04/16/2020

Defendant(s).

The defendant pled guilty or was found guilty after trial.

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

- Count 1 Guilty Plea 17.21.150.15 APPLY PESTICIDE-RESTRICTED USE
 - · Sentence is Suspended for a period of 12 months
 - 0 day(s) of jail and Suspended 0 day(s).
 - Fine of \$0.00 and Suspended \$0.00.

Jail for all counts is: Consecutive

Jail and Alternative Commitment

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

- The commitment is served Consecutive with other cases.
- Other: Maximun penalty of \$50,000 with \$35,000 suspended for a total fine of \$15,000.

Supervision

Defendant is assigned to:

Monitored Supervision for **12** months. Monitored Supervision fees are assessed at **\$0.00**. The Court may reduce Monitored Supervision fees upon defendant's request and a showing of inability to pay.

Fines, Costs and Assessments

The Court has considered and evaluated the defendant's ability to pay legal financial obligations.

Defendant shall pay to the Clerk of this Court:

- Fine of: \$0.00
- · Assessments: \$0.00
- Monitored Supervision fee \$0.00

Total: \$0.00



By pay the total to: KCDC 516 3rd Ave, RM 340, Seattle, WA 98104, or contact PMT Solutions LLC 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.

Conditions of Sentence

• Other: Pay \$15,000 fine within 12 months, and comply with Federal and state of Washington agriculture regulations.

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.

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<u>Future Hearings and Miscellaneous Provisions</u>

DONE IN OPEN COURT: 19th day of February, 2021

D		The state of the s
Dated: February 19, 2021		Gregg Hirakawa, Judge/Pro Tem
	d understand my ser	ntence, including the attached "Rights
Conditions and Warnings."		
Dated:		
		Defendant's Signature
Defendant's Attorney	WSBA#	Defendant's Date of Birth
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.
- 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.
- 6. **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 quilty