The Senate was called to order at 12:30 p.m. by the President of the Senate, Lt. Governor Heck presiding. No roll call was taken.

MOTION

On motion of Senator Pedersen, the reading of the Journal of the previous day was dispensed with and it was approved.

There being no objection, the Senate advanced to the first order of business.

REPORTS OF STANDING COMMITTEES

January 13, 2022

SSB 5342  Prime Sponsor, Committee on Housing & Local Government: Concerning irrigation district elections. Reported by Committee on Housing & Local Government

MAJORITY recommendation: That Second Substitute Senate Bill No. 5342 be substituted therefor, and the second substitute bill do pass. Signed by Senators Fortunato, Ranking Member; Gildon, Assistant Ranking Member; Kuderer, Chair; Das, Vice Chair; Cleveland; Lovelett; Salomon; Sefzik; Trudeau; Warnick and Wilson, J.

Referred to Committee on Rules for second reading.

January 13, 2022

SB 5489  Prime Sponsor, Senator Pedersen: Concerning business entities. Reported by Committee on Law & Justice

MAJORITY recommendation: Do pass. Signed by Senators Dhingra, Chair; Trudeau, Vice Chair; Padden, Ranking Member; McCune, Assistant Ranking Member; Honeyford; Kuderer; Pedersen; Salomon and Wagoner.

Referred to Committee on Rules for second reading.

January 13, 2022

SB 5490  Prime Sponsor, Senator Pedersen: Creating the interbranch advisory committee. Reported by Committee on Law & Justice

MAJORITY recommendation: That Substitute Senate Bill No. 5490 be substituted therefor, and the substitute bill do pass. Signed by Senators Dhingra, Chair; Trudeau, Vice Chair; Padden, Ranking Member; McCune, Assistant Ranking Member; Honeyford; Kuderer; Pedersen; Salomon and Wagoner.

Referred to Committee on Rules for second reading.

January 13, 2022

SB 5505  Prime Sponsor, Senator Rolfes: Reinstating a property tax exemption for property owned by certain nonprofit organizations where a portion of the property is used for the purpose of a farmers market. Reported by Committee on Agriculture, Water, Natural Resources & Parks

MAJORITY recommendation: That it be referred without recommendation. Signed by Senators Van De Wege, Chair; Warnick, Ranking Member; Honeyford; Rolfes; Short and Stanford.

Referred to Committee on Ways & Means.

January 13, 2022

SB 5514  Prime Sponsor, Senator Dozier: Increasing the frequency of county legislative meetings at alternate locations. Reported by Committee on Housing & Local Government

MAJORITY recommendation: Do pass. Signed by Senators Fortunato, Ranking Member; Gildon, Assistant Ranking Member; Kuderer, Chair; Das, Vice Chair; Cleveland; Lovelett; Salomon; Sefzik; Trudeau; Warnick and Wilson, J.

Referred to Committee on Rules for second reading.

January 13, 2022

SB 5519  Prime Sponsor, Senator Dozier: Replacing an inactive certificate status with an inactive license designation. Reported by Committee on Business, Financial Services & Trade

MAJORITY recommendation: Do pass. Signed by Senators Dozier, Ranking Member; Mullet, Chair; Hasegawa, Vice Chair; Brown; Frockt; Lovick and Wilson, L.

Referred to Committee on Rules for second reading.

January 13, 2022

SB 5565  Prime Sponsor, Senator Sheldon: Allowing fire districts and regional fire authorities to carry out certain treasurer functions. Reported by Committee on Housing & Local Government

MAJORITY recommendation: Do pass. Signed by Senators Fortunato, Ranking Member; Gildon, Assistant Ranking Member; Kuderer, Chair; Das, Vice Chair; Cleveland; Lovelett; Salomon; Sefzik; Trudeau; Warnick and Wilson, J.

Referred to Committee on Rules for second reading.

January 13, 2022

SB 5566  Prime Sponsor, Senator Kuderer: Expanding eligibility for the independent youth housing program. Reported by Committee on Housing & Local Government

MAJORITY recommendation: Do pass. Signed by Senators Fortunato, Ranking Member; Gildon, Assistant Ranking Member; Kuderer, Chair; Das, Vice Chair; Cleveland; Lovelett; Salomon; Sefzik and Trudeau.

MINORITY recommendation: That it be referred without recommendation. Signed by Senators Warnick and Wilson,
J.

Referred to Committee on Ways & Means.

January 13, 2022

SB 5617 Prime Sponsor, Senator Cleveland: Concerning population criteria for designation of local downtown and neighborhood commercial district revitalization and official local main street programs. Reported by Committee on Business, Financial Services & Trade

MAJORITY recommendation: Do pass. Signed by Senators Dozier, Ranking Member; Mullet, Chair; Hasegawa, Vice Chair; Brown; Frocht; Lovick and Wilson, L.

Referred to Committee on Rules for second reading.

January 13, 2022

SB 5663 Prime Sponsor, Senator Dhingra: Establishing streamlined procedures for compliance with the State v. Blake decision in order to improve criminal justice system coordination, create efficiencies, and reduce costs. Reported by Committee on Ways & Means

MAJORITY recommendation: That it be referred without recommendation. Signed by Senators Rolfes, Chair; Frockt, Vice Chair, Capital; Robinson, Vice Chair, Operating & Revenue; Wilson, L., Ranking Member; Schoesler, Assistant Ranking Member, Capital; Billig; Braun; Conway; Dhingra; Gildon; Hasegawa; Hunt; Keiser; Mullet; Muzzall; Pedersen; Rivers; Van De Wege; Wagoner; Warnick and Wellman.

Referred to Committee on Law & Justice.

January 13, 2022

SGA 9046 GREGORY C. LINK, reappointed on September 6, 2018, for the term ending August 2, 2021, as Member of the Sentencing Guidelines Commission. Reported by Committee on Law & Justice

MAJORITY recommendation: That it be referred without recommendation. Signed by Senators Dhingra, Chair; Trudeau, Vice Chair, Capital; Robinson, Vice Chair, Operating & Revenue; Wilson, L., Ranking Member; Schoesler, Assistant Ranking Member, Capital; Billig; Braun; Conway; Dhingra; Gildon; Hasegawa; Hunt; Keiser; Mullet; Muzzall; Pedersen; Rivers; Van De Wege; Wagoner; Warnick and Wellman.

Referred to Committee on Rules for second reading.

January 13, 2022

SGA 9092 WENDY L. LAWRENCE, reappointed on July 16, 2019, for the term ending June 30, 2023, as Member of the Housing Finance Commission. Reported by Committee on Housing & Local Government

MAJORITY recommendation: That said appointment be confirmed. Signed by Senators Fortunato, Ranking Member; Gildon, Assistant Ranking Member; Kuderer, Chair; Das, Vice Chair; Cleveland; Lovelett; Salomon; Trudeau; Warnick and Wilson, J.

MINORITY recommendation: That it be referred without recommendation. Signed by Senator Sefzik.

Refered to Committee on Rules for second reading.

January 13, 2022

SGA 9091 KEN A. LARSEN, reappointed on July 16, 2019, for the term ending June 30, 2023, as Member of the Housing Finance Commission. Reported by Committee on Housing & Local Government

MAJORITY recommendation: That said appointment be confirmed. Signed by Senators Fortunato, Ranking Member; Gildon, Assistant Ranking Member; Kuderer, Chair; Das, Vice Chair; Cleveland; Lovelett; Salomon; Trudeau and Warnick.

MINORITY recommendation: That it be referred without recommendation. Signed by Senators Sefzik and Wilson, J.

Referred to Committee on Rules for second reading.

January 13, 2022

SGA 9170 WILLIAM N. RUMPF, appointed on June 15, 2020, for the term ending January 1, 2075, as Chair of the Housing Finance Commission. Reported by Committee on Housing & Local Government

MAJORITY recommendation: That said appointment be confirmed. Signed by Senators Fortunato, Ranking Member; Gildon, Assistant Ranking Member; Kuderer, Chair; Das, Vice Chair; Cleveland; Lovelett; Salomon; Trudeau and Warnick.

MINORITY recommendation: That it be referred without recommendation. Signed by Senators Sefzik and Wilson, J.

Referred to Committee on Rules for second reading.

January 13, 2022

SGA 9280 LORRAINE LEE, reappointed on February 24, 2021, for the term ending June 30, 2025, as Chief Administrative Law Judge of the Office of Administrative Hearings. Reported by Committee on Law & Justice

MAJORITY recommendation: That said appointment be confirmed. Signed by Senators Dhingra, Chair; Trudeau, Vice Chair; Padden, Ranking Member; McCune, Assistant Ranking Member; Honeyford; Kuderer; Pedersen; Salomon and Wagoner.

Referred to Committee on Rules for second reading.

January 13, 2022

MOTIONS

On motion of Senator Pedersen, all measures listed on the Standing Committee report were referred to the committees as designated.

On motion of Senator Pedersen, the Senate advanced to the third order of business.

MESSAGE FROM THE GOVERNOR

January 11, 2022

To the Honorable Lt. Governor Denny Heck,
President of the Senate
And the Senate of the State of Washington

Ladies and Gentlemen:

In compliance with the provisions of Article III, Section 11, of the Constitution of the state of Washington, the Governor hereby
submits his report of each case of reprieve, commutation or pardon that he has granted since the adjournment of the 2021 Regular Session of the 67th Legislature, copies of which are attached.

Sincerely,

/s/
Taylor K. Wonhoff
Deputy General Counsel

CONDITIONAL COMMUTATION OF LEONDIS DAVONE BERRY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 2002, Leondis Davone Berry pleaded guilty to six counts of FIRST DEGREE ROBBERY in King County Superior Court Cause No. 01-1-05494-1. These convictions followed events in which Mr. Berry, to fuel his drug addiction, engaged in a series of robberies and home invasions while armed with a revolver.

WHEREAS, these convictions also included four firearm enhancements, each of which carried a 60-month sentence, to be served consecutively. Mr. Berry was sentenced to 369 total months of confinement and has an earned release date of January 2029.

WHEREAS, Mr. Berry has served over 19 years in prison for these convictions. His criminal history is a product of his struggles with substance addiction.

WHEREAS, ten years ago Mr. Berry turned his life around. He has been sober since 2010, and he married in 2011. WHEREAS, Mr. Berry suffered his first heart attack at age 31. Though not yet 50 years old, he has since experienced additional heart attacks.

WHEREAS, in September 2020, the Clemency and Pardons Board reviewed Mr. Berry's clemency petition. The testimony before the Board was that Mr. Berry has shown remorse for his past conduct, and he has broad family and community support, including housing options upon his release as well as multiple job opportunities awaiting him.

WHEREAS, the King County Prosecuting Attorney does not oppose Mr. Berry’s petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Berry’s sentence. In making this recommendation, the Board cited Mr. Berry’s strong familial and community support network, as well as the housing and work opportunities awaiting him should he be released.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crimes, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Leondis Davone Berry’s 2002 sentence on six counts of FIRST DEGREE ROBBERY in King County Superior Court Cause No. 01-1-05494-1, conditioned on his written agreement to comply with all terms outlined by DOC in an in-custody transition plan, to be completed no later than February 1, 2022. While in custody, Mr. Berry must successfully complete a DOC-approved six-month work-release program. If Mr. Berry satisfies all phases of his in-custody transition plan by February 1, 2022, DOC shall have the authority to release him after approving his offender release plan and completing all appropriate statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Berry must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Berry shall:
1. Obey all laws and abide by all written or verbal conditions, prohibitions, rules, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.
3. Regardless of risk, maintain contact frequencies with a CCO, including physically reporting at least once a month, unless DOC advises otherwise.
4. Be available for regular contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
5. As directed by DOC, obtain DOC-approved employment or enroll in DOC-approved educational, vocational, or other programming, and report it to DOC along with changes in status.
6. Participate in cognitive behavioral intervention programming as directed by DOC.
7. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
8. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
9. Not operate a motor vehicle without a valid driver’s license and registration.
10. Not possess firearms, ammunition, explosives, or dangerous weapons, as determined by DOC.
11. Complete a chemical dependency assessment within six months of release to the community, and follow complete any treatment recommendations, as directed by DOC.
12. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
13. Be subject to regular drug and alcohol testing as directed by DOC.
14. Have no contact with known criminal felons, drug users or dealers, or individuals on active community supervision or in prison unless approved by DOC.
15. Report to DOC all law enforcement contacts within 24 hours of occurrence.

PROVIDED, that Mr. Berry shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Berry is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Berry to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Berry if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Berry violates any of the conditions of this Conditional Commutation,
as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Birch will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor's intent to review the alleged violations and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Birch has provided to the Office of the Governor or, if Mr. Birch is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Birch submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Birch an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Mr. Birch has violated the terms of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Birch is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Mr. Birch will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Birch may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Birch may abscond if not detained. If detained, Mr. Birch will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the State of Washington to be affixed at Olympia this 15th day of January, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

CONDITIONAL COMMUTATION OF KEITH DWAIN BIRCH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 2007, a jury found Keith Dwain Birch guilty of FIRST DEGREE ROBBERY in Spokane County Superior Court Cause No. 05-1-04626-1. This conviction followed events in which Mr. Birch, unemployed and substance addicted, robbed a bank by handing a note to the teller that demanded money. He was unarmed and committed no physical violence.

WHEREAS, this conviction followed two other earlier convictions on "strike" offenses, resulting in Mr. Birch being sentenced to life in prison without the possibility of parole under Washington's persistent offender statute.

WHEREAS, Mr. Birch has now served over 13 years in prison for this crime. One of Mr. Birch's "strike" convictions is a robbery conviction from California that is the legal equivalent of Washington's second degree robbery.

WHEREAS, in 2019 the Washington State Legislature passed ESSB 5288, which prospectively removed second degree robbery from the list of most serious offenses under the state's persistent offender statute. So, were Mr. Birch to be convicted on the present offense today, he would not qualify as a persistent offender.

WHEREAS, Mr. Birch has had no serious prison infractions since 2011.

WHEREAS, much of Mr. Birch's criminal history can be attributed to his challenges with substance addiction. He has maintained sobriety since January 2007.

WHEREAS, in December 2020, the Clemency and Pardons Board reviewed Mr. Birch’s clemency petition. The testimony before the Board was that Mr. Birch has used money from his late mother's estate to pay over $10,000 in legal financial obligations. He has an offer for housing in Spokane County, should he be released from prison, and he has employment skills in energy systems technology that he obtained while incarcerated.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Birch's sentence. In making this recommendation, the Board cited Mr. Birch's remorse and rehabilitation while incarcerated, his community network and his financial resources, and his taking the initiative to proactively pay his legal financial obligations.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Keith Dwain Birch's 2007 conviction for FIRST DEGREE ROBBERY in Spokane County Superior Court Cause No. 05-1-04626-1, conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in the below community transition plan. Under this plan, Mr. Birch must first complete a chemical dependency assessment as well as any in-custody treatment recommendations. Then, once that is complete, DOC shall have the authority to release Mr. Birch to the community as soon as DOC approves his offender release plan and completes all appropriate statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Birch must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.
3. Be available for regular contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
4. Physically report to DOC at least once per month, regardless of risk, as directed and at the discretion of DOC.
5. Participate in polygraph examinations, as directed by DOC.
ADDITIONALLY PROVIDED, that in the event Mr. Birch is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, the Governor may revoke this Conditional Commutation and the sentence of the court reinstated, whereupon Mr. Birch will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Birch may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Birch may abscond if not detained. If detained, Mr. Birch will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 11th day of March, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FIFTH DAY, JANUARY 14, 2022

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1999 and 2000, James John Chambers, Jr. pleaded guilty to several offenses in Pierce County Superior Court Cause Nos. 99-1-00817-2 (UNLAWFUL POSSESSION OF A CONTROLLED SUBSTANCE WITH INTENT TO DELIVER with a FIREARM SENTENCING ENHANCEMENT; UNLAWFUL MANUFACTURE OF A CONTROLLED SUBSTANCE with a FIREARM SENTENCING ENHANCEMENT, and two counts of UNLAWFUL FIREARM POSSESSION), 99-1-02235-3 (UNLAWFUL POSSESSION OF A CONTROLLED SUBSTANCE), and 99-1-05307-1 (FAILURE TO REMAIN AT AN INJURY ACCIDENT, UNLAWFUL POSSESSION OF A FIREARM, MANUFACTURE OF METHAMPHETAMINE, and two counts of POSSESSION OF STOLEN PROPERTY). These convictions followed events in which Mr. Chambers, who had battled addiction since his teenage years, engaged in a series of crimes to fuel his substance and gambling addictions. WHEREAS, Mr. Chambers has served over 20 years on these convictions. His earliest earned release date is April 2027.

WHEREAS, in December 2020, the Clemency and Pardons Board reviewed Mr. Chambers’ clemency petition. The testimony before the Board was that Mr. Chambers turned around his life in 2001 after a Department of Corrections’ Father’s Day event, and
he has remained an active father to his children even while incarcerated. Mr. Chambers also demonstrated his strong familial and community support network, and upon release from custody, he has arranged housing and professional opportunities to begin his reentry to the community.

WHEREAS, the Pierce County Prosecuting Attorney's Office not only supports Mr. Chambers' clemency petition, it even took the unprecedented step of jointly filing the petition on Mr. Chambers' behalf.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Chambers' sentence. In making this recommendation, the Board cited Mr. Chambers' clean prison record and lack of infractions, his strong community and familial network to assist in his transition, and the vocal support of the Pierce County Prosecuting Attorney.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crimes, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE the criminal sentences for James John Chambers, Jr. in Pierce County Superior Court Cause Nos. 99-1-00817-2 (UNLAWFUL POSSESSION OF A CONTROLLED SUBSTANCE WITH INTENT TO DELIVER with a FIREARM SENTENCING ENHANCEMENT, UNLAWFUL MANUFACTURE OF A CONTROLLED SUBSTANCE with a FIREARM SENTENCING ENHANCEMENT, and two counts of UNLAWFUL FIREARM POSSESSION), 99-1-02235-3 (UNLAWFUL POSSESSION OF A CONTROLLED SUBSTANCE), and 99-1-05307-1 (FAILURE TO REMAIN AT AN INJURY ACCIDENT, UNLAWFUL POSSESSION OF A FIREARM, MANUFACTURE OF METHAMPHETAMINE, and two counts of POSSESSION OF STOLEN PROPERTY), conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in the below community transition plan. Under this plan, DOC shall have the authority to release Mr. Chambers as soon as DOC approves his community transition plan. During this period in custody and under community supervision, Mr. Chambers must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Chambers shall:
1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.
3. Be subject to supervision placement on GPS or electronic home monitoring during his first 60 days of community supervision, and following this period, be subject to curfew, as determined and directed by DOC.
4. Be available for regular contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
5. Physically report to DOC at least once per month, regardless of risk, as directed and at the discretion of DOC.
6. Participate in polygraph examinations, as directed by DOC, to verify compliance with this order.
7. As directed by DOC, obtain DOC-approved employment or enroll in DOC-approved educational, vocational, or other programming, and report it to DOC along with changes in status.
8. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
9. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
10. Not operate a motor vehicle without a valid driver's license and registration.
11. Not possess firearms, ammunition, explosives, or dangerous weapons, as determined by DOC.
12. Obtain a chemical dependency assessment during his first six months of community supervision, and complete any recommended treatment programming, including ongoing treatments, as directed by DOC.
13. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, or drug making materials, without a valid physician's prescription and DOC approval.
14. Not frequent or work in bars or taverns or any environments where the primary business is alcohol or marijuana, without DOC approval.
15. Be subject to regular drug and alcohol testing, as directed by DOC.
16. Have no contact with known criminal felons, drug users or dealers, gang members, or individuals on active community supervision or in prison unless approved by DOC.
17. Report to DOC all law enforcement contacts within 24 hours of occurrence.

PROVIDED, that Mr. Chambers shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Chambers is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Chambers to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Chambers if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Chambers violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Chambers will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor's intent to review the alleged violations and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Chambers has provided to the Office of the Governor or, if Mr. Chambers is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Chambers submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Chambers an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which
the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor’s final and conclusive determination on whether Mr. Chambers has violated the terms of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Chambers is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, the Governor may revoke this Conditional Commutation and the sentence of the court reinstated, whereupon Mr. Chambers will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Chambers may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Chambers may abscond if not detained. If detained, Mr. Chambers will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 11th day of March, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

CONDITIONAL COMMUTATION OF ALYSSA CYRENE KNIGHT

To All to whom These Presents Shall Come, Greetings:

WHEREAS, in 2004, Alyssa Cyrene Knight was convicted of SECOND DEGREE MURDER, in Spokane County Superior Court, Cause No. 03-1-03448-8, and sentenced to 270 months in prison, after she and her accomplices conspired to rob a man, then during the robbery, one of the accomplices shot and killed the victim.

WHEREAS, Ms. Knight has served over 16 years on her sentence. She is scheduled to be released from custody as early as January 2025. Two of her other non-shooter conspirators received sentences of less than seven years on the same offense and were released from incarceration after less than four years.

WHEREAS, this is the only criminal conviction on Ms. Knight's record. While incarcerated, Ms. Knight has had no infractions since 2006. She has paid off all her legal financial obligations, over $21,500.

WHEREAS, while in custody, Ms. Knight has excelled with college courses she has taken. She has earned her associates degree and maintained a near-perfect grade point average.

WHEREAS, at its June 2019 hearing, the Clemency and Pardons Board reviewed Ms. Knight's clemency petition, which included several letters of support from family and other community supporters. The testimony before the Board was that upon release from custody, Ms. Knight plans to continue her college education. She has been accepted to several undergraduate programs, including the University of Washington. She also has a strong familial support network that will provide housing and other support.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the governor commute Ms. Knight's sentence. The Board cited Ms. Knight's strong support network, her housing and education prospects upon release, and the relatively lengthy sentence she received, compared to that of the other two non-shooter accomplices. And,

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Alyssa Cyrene Knight's sentence for her 2004 conviction for SECOND DEGREE MURDER in Spokane County Superior Court, Cause No. 03-1-03448-8, conditioned on her agreement to comply with all terms outlined by the Department of Corrections (DOC) in a transition plan. Under this transition plan, Ms. Knight shall be released from custody as soon as DOC approves her release plan and completes all statutorily-required notifications. Following her release from custody, Ms. Knight shall serve 36 months of community supervision. During her time in custody and on community supervision, Ms. Knight must comply with any conditions set by DOC. These conditions shall include, but not be limited to the following:

Ms. Knight shall:

1. Obey all laws and follow standard DOC conditions for supervision or other DOC orders or directives;
2. Abide by the terms of her judgment and sentence order;
3. Report regularly to her community corrections officer as directed by DOC;
4. Participate in DOC-approved education, employment, and/or community service programs as directed by DOC;
5. Complete a mental health evaluation and recommended treatment while in the community, as directed by DOC;
6. Complete a chemical dependency assessment and follow any recommended treatment while in the community, as directed by DOC;
7. Abstain from using or possessing alcohol and drugs/paraphernalia, including medications, marijuana, spice, or other mind and mood altering substances, unless prescribed by a licensed medical doctor;
8. Submit to regular and/or random urinalysis and breathalyzer testing as directed by DOC;
9. Not possess, receive, or transport a firearm, deadly weapon, or ammunition as defined and determined by DOC;
10. Receive prior approval from DOC for living arrangements, residence locations, and residence location changes;
11. Allow DOC to conduct home, employment, and stakeholder visits as DOC deems appropriate, including inspection of common areas and places to which she has access;
12. Remain within a geographic county of approved residence unless granted DOC permission to travel outside county of residence;
13. Not visit geographic areas or certain classes of business establishments as determined by DOC, and not associate
with known felons or gang members or their associates as determined by DOC.

14. Report contact with law enforcement to DOC within 24 hours of occurrence;

PROVIDED, that Ms. Knight shall remain under DOC supervision and explicitly follow the conditions established by that agency during the term of her community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Ms. Knight is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Ms. Knight to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Ms. Knight if she violates a condition.

ADDITIONALLY PROVIDED, that in the event Ms. Knight violates any of the conditions of this Conditional Commutation, as determined by the governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Ms. Knight will be immediately returned to any such facility as the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the governor's intent to review the alleged violations and revoke or amend the Conditional Commutation will then be mailed to the most recent address Ms. Knight has provided to the Office of the governor or, if Ms. Knight is in custody, to her place of detention. If within 14 calendar days of the mailing of the notice, Ms. Knight submits a sworn statement made under penalty of perjury that she has, in fact, complied with all conditions of this Conditional Commutation, the governor shall appoint a hearing officer. The hearing officer will provide Ms. Knight an opportunity to be heard and to present witnesses and documentary evidence that she has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the governor for the governor's final and conclusive determination on whether Ms. Knight has violated the conditions of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Ms. Knight is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, this Conditional Commutation may be revoked and the sentence of the court reinstated, whereupon Ms. Knight will be immediately returned to any such facility that the Secretary of the DOC deems appropriate.

ADDITIONALLY PROVIDED, that Ms. Knight may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the governor determines there are reasonable grounds to believe she has violated the above conditions of this Conditional Commutation, reason to be concerned that she would pose a risk to any person or to the community, or that there is a possibility that Ms. Knight may abscond if not detained. If detained, Ms. Knight will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe she has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 15th day of January, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

/s/  
Mark Neary  
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON OF CHRISTIAN CLYDE LEIGH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 2010, Christian Clyde Leigh pleaded guilty to POSSESSION OF A CONTROLLED SUBSTANCE in Clallam County Superior Court, Cause No. 10-1-00240-4, and in 2011 he pleaded guilty to two counts of DELIVERY OF A CONTROLLED SUBSTANCE in Clallam County Superior Court, Cause No. 11-1-00206-2. These convictions resulted from a drug addiction that Mr. Leigh experienced dating back to his early teen years.

WHEREAS, Mr. Leigh accepts responsibility for his behavior, and he has satisfied all the conditions of his sentence, including paying all of his legal financial obligations.

WHEREAS, Mr. Leigh has no other criminal history. He has maintained his sobriety since July 2011 and regularly attends substance abuse support meetings.

WHEREAS, since these convictions, Mr. Leigh has earned his associate's and bachelor's degrees, married, and become a father and homeowner. He has also worked at a Portland semiconductor business since 2017.

WHEREAS, in December 2020, the Clemency and Pardons Board reviewed Mr. Leigh's petition for a pardon. At his hearing, Mr. Leigh presented evidence that professionally, he is poised to climb within his company, where he will be asked to conduct international business and travel overseas. These convictions, however, prevent him from being able to take those international business trips.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that the Governor grant Mr. Leigh a full pardon. The Board cited Mr. Leigh's clean criminal record since these crimes, his growth and maturation, his educational accomplishments, and how these convictions limit his professional prospects.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crimes, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant CHRISTIAN CLYDE LEIGH this FULL AND UNCONDITIONAL PARDON for his convictions for POSSESSION OF A CONTROLLED SUBSTANCE in Clallam County Superior Court, Cause No. 10-1-00240-4, and two counts of DELIVERY OF A CONTROLLED SUBSTANCE in Clallam County Superior Court, Cause No. 11-1-00206-2.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 3rd day of March, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

/s/  
Mark Neary  
Assistant Secretary of State
FIFTH DAY, JANUARY 14, 2022

FULL AND UNCONDITIONAL PARDON OF
CHAD JAY LINTON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1987, Chad Jay Linton pleaded guilty to ATTEMPTING TO ELUDE and DRIVING WHILE INTOXICATED in Island County Superior Court, Cause No. 87-1-00064-9. These convictions followed events in which an intoxicated Mr. Linton led a pursuing Washington State Patrol trooper on a high-speed chase before eventually surrendering.

WHEREAS, Mr. Linton accepts responsibility for his behavior, and he has satisfied the conditions of his sentence.

WHEREAS, Mr. Linton has no other criminal history. In 2016, the Island County Superior Court vacated this conviction from Mr. Linton's record; and then in 2018, the court reinstated Mr. Linton's firearm rights in Washington State.

WHEREAS, since this conviction, Mr. Linton married and now has an adult son. He lives in Nevada.

WHEREAS, in December 2020, the Clemency and Pardons Board reviewed Mr. Linton's petition for a pardon. At his hearing, Mr. Linton presented evidence that in Nevada, where he lives, this conviction bars him from possessing firearms, even though a Washington State court has already restored his firearm rights. He testified that only a pardon will allow him to possess firearms in his home state of Nevada.

WHEREAS, the Island County Prosecuting Attorney does not oppose Mr. Linton's petition.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that the Governor grant Mr. Linton a full pardon. The Board cited Mr. Linton's clean criminal record since this 1987 incident.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crimes, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant Chad Jay Linton this FULL AND UNCONDITIONAL PARDON for his convictions for ATTEMPTING TO ELUDE and DRIVING WHILE INTOXICATED in Island County Superior Court, Cause No. 87-1-00064-9.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 3rd day of March, A.D., two thousand and twenty-one.

/s/ Jay Inslee Governor

Mark Neary
Assistant Secretary of State

CONDITIONAL COMMUTATION OF MARCUS XAVIER PRICE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1995, a jury convicted Marcus Xavier Price of FIRST DEGREE ROBBERY in Pierce County Superior Court Cause No. 94-1-04687-1. This conviction followed events in which Mr. Price, after a night of drinking and while aiming, robbed a Tacoma convenience store.

WHEREAS, this conviction followed other earlier serious felony convictions, resulting in Mr. Price being sentenced to life in prison without the possibility of parole under Washington's persistent offender statute. Had he not been sentenced as a persistent offender, Mr. Price would have been released from prison several years ago.

WHEREAS, Mr. Price has served roughly 25 years in prison for this crime. One of the other serious felony offenses on Mr. Price's record, another of his "strike" offenses, is for attempted second degree robbery.

WHEREAS, in 2019 the Washington State Legislature passed ESSB 5288, which prospectively removed second degree robbery from the list of serious offenses under the state's persistent offender statute. So, were Mr. Price to be convicted on the present offense today, he would not qualify as a persistent offender.

WHEREAS, the Department of Corrections now classifies Mr. Price as a low risk to reoffend. He has not received an infraction since 2012.

WHEREAS, in September 2020, the Clemency and Pardons Board reviewed Mr. Price's clemency petition. The testimony before the Board was that Mr. Price has shown remorse for his past conduct, and he has broad family and community support, including housing options upon his release as well as professional opportunities awaiting him. He intends to release to Pioneer Human Services’ roadmap to success program.

WHEREAS, the Pierce County Prosecuting Attorney supports Mr. Price's petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Price's sentence. In making this recommendation, the Board cited the fact that by today's legal standards, Mr. Price would not be a persistent offender and would have been released from prison on this offense several years ago, the support of the Pierce County Prosecutor's Office, his recent prison record, and his prospects for work in the community.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Marcus Xavier Price's 1995 sentence for FIRST DEGREE ROBBERY in Pierce County Superior Court Cause No. 94-1-04687-1, conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in the below community transition plan. Under this plan, Mr. Price must first complete a chemical dependency assessment as well as any in-custody treatment recommendations. Then, once that is complete, DOC shall have the authority to release Mr. Price as soon as DOC approves his offender release plan and completes all appropriate statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Price must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Price shall:
1. Obey all laws and abide by all written or verbal conditions, prohibitions, rules, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.
3. Regardless of risk, maintain contact frequencies with a CCO,
including physically reporting at least once a month, unless
DOC advises otherwise.
4. Be available for regular contact with DOC as directed, and
consent to DOC home and employment visits and/or
searches, including searches of person, automobiles,
personal property, electronic devices, or social media
accounts.
5. As directed by DOC, obtain DOC-approved employment or
enroll in DOC-approved educational, vocational, or other
programming, and report it to DOC along with changes in
status.
6. Reside in DOC-approved housing, and obtain DOC
permission before changing residences or taking overnight
visits away from the DOC-approved residence, even if just
for one night.
7. Not travel outside his county of residence without written
DOC approval, or remain in, or out of, a given geographical
area as directed by DOC.
8. Not operate a motor vehicle without a valid driver's license
and registration.
9. Not possess firearms, ammunition, explosives, or dangerous
weapons, as determined by DOC.
10. Complete a chemical dependency assessment and
follow/complete any treatment recommendations, as
directed by DOC.
11. Not possess in the home, or use, alcohol or controlled
substances, including medications or marijuana or
paraphernalia, without a valid physician's prescription and
DOC approval.
12. Be subject to regular drug and alcohol testing as directed
by DOC.
13. Have no contact with known criminal felons, drug users or
dealers, or individuals on active community supervision or
in prison unless approved by DOC.
14. Report to DOC all law enforcement contacts within 24
hours of occurrence.
15. Be subject to GPS placement or electronic home
monitoring during the first 60 days of his release, as
determined by DOC.
16. Complete the Pioneer Human Services' roadmap to success
program.

PROVIDED, that Mr. Price shall remain under DOC
supervision and explicitly follow the conditions established by
DOC during the term of his community supervision. Violation of
any of the above conditions shall result in sanctions as deemed
appropriate by DOC and may result in the termination of this
Conditional Commutation as provided below. If Mr. Price is
taken into custody following any alleged violation, DOC shall
hold a Community Custody Hearing. DOC may also require Mr.
Price to perform affirmative acts deemed appropriate to monitor
compliance with the conditions and may issue warrants or detain
Mr. Price if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Price
violates any of the conditions of this Conditional Commutation,
as determined by the Governor, this Conditional Commutation
may be revoked or amended and the sentence of the court
reinstated, whereupon Mr. Price will be immediately returned to
any facility that the DOC Secretary deems appropriate. If any
such violation occurs, DOC shall provide a written report to the
Governor regarding the violation. A written notice of the
Governor's intent to review the alleged violations and revoke or
amend the Conditional Commutation may then be mailed to the
most recent address Mr. Price has provided to the Office of the
Governor or, if Mr. Price is in custody, to his place of detention.
If within 14 calendar days of the mailing of the notice, Mr. Price
submits a sworn statement made under penalty of perjury that he
has, in fact, complied with all conditions of this Conditional
Commutation, the Governor shall appoint a hearing officer. The
hearing officer will provide Mr. Price an opportunity to be heard
and to present witnesses and documentary evidence that he has
met all conditions upon which the Conditional Commutation is
granted. The hearing officer shall present findings of fact and a
transcript of the hearing to the Governor for the Governor's final
and conclusive determination on whether Mr. Price has violated
the terms of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Price is
convicted anywhere at any time of any offense of which
would classify the crime as a gross misdemeanor or felony
in the state of Washington, this Conditional Commutation may be
revoked and the sentence of the court reinstated, whereupon Mr.
Price will be immediately returned to any such facility that the
DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Price may be
detained pending judicial disposition of any new criminal charge
or a final determination of whether a condition of this Conditional
Commutation has been violated, if the Governor determines there
are reasonable grounds to believe he has violated the above
conditions of this Conditional Commutation, reason to be
concerned that he would pose a risk to any person or to the
community, or that there is a possibility that Mr. Price may
abscend if not detained. If detained, Mr. Price will be provided a
preliminary hearing, as promptly as convenient after arrest, to
determine whether there are reasonable grounds to believe he has
violated the above conditions.

IN WITNESS WHEREOF, I have
hereunto set my hand and caused the seal
of the state of Washington to be affixed at
Olympia this 15th day of January, A.D.,
two thousand and twenty-one.
/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON OF
JULIA JENELLE ROSALES

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1998, Julia Jenelle Rosales pleaded guilty to
SECOND DEGREE ASSAULT in Yakima County Superior
Court, Cause No. 98-1-01254-0. This conviction followed events
in which Ms. Rosales, then 18-years old, purposefully drove her
car into her then-partner.

WHEREAS, Ms. Rosales accepts responsibility for her
behavior, and she has satisfied all the conditions of her sentence.

WHEREAS, Ms. Rosales has no other felony criminal history.

WHEREAS, in the years since this conviction, Ms. Rosales
has been an employee at the City of Yakima.

WHEREAS, in September 2020, the Clemency and Pardons
Board reviewed Ms. Rosales’ petition for a pardon. At her
hearing, Ms. Rosales presented testimony that she is the mother
of two children and that she seeks clemency to secure personal
closure.

WHEREAS, the Yakima County Prosecuting Attorney's
Office does not object to Ms. Rosales' petition, and neither does
the victim.

WHEREAS, the Clemency and Pardons Board voted
unanimously to recommend that the Governor grant Ms. Rosales
FIFTH DAY, JANUARY 14, 2022

a full pardon, citing her consistent employment, her candor about the offense, and the lack of opposition from the Yakima County Prosecuting Attorney.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant Julia Jenelle Rosales this FULL AND UNCONDITIONAL PARDON for her conviction for SECOND DEGREE ASSAULT in Yakima County Superior Court, Cause No. 98-1-01254-0.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 15th day of January, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

CONDITIONAL COMMUTATION OF CORNELL SHEGOG

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 2005, a jury found Cornell Shegog guilty of SECOND DEGREE ROBBERY in Pierce County Superior Court Cause No. 05-1-00152-8. This conviction followed events in which Mr. Shegog entered a grocery store and attempted to steal several meat items. He was confronted as he fled, and in what was a brief physical struggle, he surrendered the meats.

WHEREAS, this conviction followed other earlier second degree robbery convictions, resulting in Mr. Shegog being sentenced to life in prison without the possibility of parole under Washington's persistent offender statute. Had he not been sentenced as a persistent offender, Mr. Shegog would have been released from prison several years ago.

WHEREAS, Mr. Shegog has served over 15 years in prison for this crime. All of Mr. Shegog's "strike" convictions are for second degree robbery.

WHEREAS, in 2019 the Washington State Legislature passed ESSB 5288, which prospectively removed second degree robbery from the list of most serious offenses under the state's persistent offender statute. So, were Mr. Shegog to be convicted on the present offense today, he would not qualify as a persistent offender.

WHEREAS, Mr. Shegog has had no major prison infractions since 2011.

WHEREAS, in December 2020, the Clemency and Pardons Board reviewed Mr. Shegog's clemency petition. The testimony before the Board was that Mr. Shegog has been married for over 30 years, and if released, plans to rejoin a supportive family network. He already has housing and job opportunities available to him upon his release from custody.

WHEREAS, the Pierce County Prosecuting Attorney supports Mr. Shegog's clemency petition.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Shegog's sentence. In making this recommendation, the Board cited Mr. Shegog's strong familial and community support network, his remorse and growth over the term of his incarceration, the suppot of the Pierce County Prosecuting Attorney, and the change in law that-by today's standards-would not classify any of his criminal convictions as "strike" offenses under Washington's persistent offender statute.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Cornell Shegog's 2005 sentence for SECOND DEGREE ROBBERY in Pierce County Superior Court Cause No. 05-1-00152-8, conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in the below community transition plan. Under this plan, DOC shall have the authority to release Mr. Shegog as soon as DOC approves his offender release plan and completes all applicable statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Shegog must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Shegog shall:
1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.
3. Be available for regular contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
4. Physically rep01t to DOC at least once per month, regardless of risk, as directed and at the discretion of DOC.
5. Participate in polygraph examinations, as directed by DOC, to verify compliance with this order.
6. As directed by DOC, obtain DOC-approved employment or enroll in DOC-approved educational, vocational, or other programming, and report it to DOC along with changes in status.
7. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
8. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
9. Not operate a motor vehicle without a valid driver's license and registration.
10. Not possess firearms, ammunition, explosives, or dangerous weapons, as determined by DOC.
11. Obtain a substance abuse assessment during his first six months of community supervision, and complete any recommended treatment programming.
12. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
13. Not frequent or work in bars or taverns or any environments where the primary business is alcohol or marijuana, without
Provided, that Mr. Shegog shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Shegog is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Shegog to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Shegog if he violates a condition.

Additionally provided, that in the event Mr. Shegog violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Shegog will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor’s intent to review the alleged violations and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Shegog has provided to the Office of the Governor or, if Mr. Shegog is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Shegog submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Shegog an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor’s final and conclusive determination on whether Mr. Shegog has violated the terms of this Conditional Commutation.

Additionally provided, that in the event Mr. Shegog is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, the Governor may revoke this Conditional Commutation and the sentence of the court reinstated, whereupon Mr. Shegog will be immediately returned to any such facility that the DOC Secretary deems appropriate.

Additionally provided, that Mr. Shegog may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Shegog may abscond if not detained. If detained, Mr. Shegog will be provided a preliminary hearing, as promptly as convenient after a test, to determine whether there are reasonable grounds to believe he has violated the above conditions.

To All to Whom These Presents Shall Come, Greetings:

Whereas, in 2014, Philip Noyes Sheridan pleaded guilty to Possession of a Stolen Motor Vehicle in Clark County Superior Court, Cause No. 14-1-00198-3. Addicted to drugs and spiraling, Mr. Sheridan took possession of a vehicle that he knew was stolen.

Whereas, Mr. Sheridan accepts responsibility for his behavior, and he has satisfied all the conditions of his sentence, including paying all of his legal financial obligations.

Whereas, Mr. Sheridan has no other felony convictions. Since this incident, he completed a drug court program, and he has maintained his sobriety and regularly mentors others in drug court.

Whereas, since this conviction, Mr. Sheridan’s life has stabilized. He is now a homeowner and married.

Whereas, in June 2021, the Clemency and Pardons Board reviewed Mr. Sheridan’s petition for a pardon. At his hearing, Mr. Sheridan presented evidence that professionally, he has been offered a position as a mortgage originator, a position he held before becoming addicted to drugs. This conviction, however, prevents him from obtaining his professional license.

Whereas, the Clark County Prosecutor’s Office supports Mr. Sheridan’s petition.

Whereas, the Clemency and Pardons Board voted unanimously to recommend that the Governor grant Mr. Sheridan a full pardon. The Board cited Mr. Sheridan’s employment prospects and the support that he received from the Clark County Prosecutor’s Office and drug court officials.

Whereas, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant Philip Noyes Sheridan this Full and Unconditional Pardon for his conviction for Possession of a Stolen Motor Vehicle in Clark County Superior Court, Cause No. 14-1-00198-3.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

Full and Unconditional Pardon of Philip Noyes Sheridan

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of March, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State
CONDITIONAL COMMUTATION OF
DANIEL J. TASH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1991, a jury found Daniel J. Tash guilty of AGGRAVATED MURDER in Kitsap County Superior Court Cause No. 91-1-00148-9. This conviction followed events in which Mr. Tash, while intoxicated, entered a drug manufacturer’s home to collect on a debt. Finding the drug manufacturer asleep, Tash robbed his home, but when the man later awoke, a panicked Tash used a nearby gun to shoot him dead.

WHEREAS, for this conviction, Mr. Tash was sentenced to life in prison without the possibility of parole, and he has served roughly 30 years.

WHEREAS, Mr. Tash has had no prison infractions since 1995, and the Department of Corrections now classifies him as a low-risk to reoffend.

WHEREAS, in December 2018, the Clemency and Pardons Board reviewed Mr. Tash’s clemency petition. The testimony before the Board was that Mr. Tash married while incarcerated over 20 years ago, and if released, plans to join his wife in her home. He has maintained his sobriety during his term of custody.

WHEREAS, the Clemency and Pardons Board unanimously voted to recommend that the Governor commute Mr. Tash’s sentence. In making this recommendation, the Board cited Mr. Tash’s lengthy incarceration, his maturation and remorse, and his strong support system and community transition plan.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, and the favorable recommendation of the Washington State Clemency and Pardons Board and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE Daniel J. Tash’s 1991 sentence for AGGRAVATED MURDER in Kitsap County Superior Court Cause No. 91-1-00148-9, conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in the below community transition plan. Under this plan, DOC shall have the authority to release Mr. Tash as soon as DOC approves his offender release plan and completes all applicable statutory notifications. He will then begin serving 36 months of DOC community supervision. During this period in custody and under community supervision, Mr. Tash must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Tash shall:
1. Obey all laws and abide by all written or verbal conditions, prohibitions, or instructions issued by DOC.
2. Comply with all applicable judgment and sentence orders.
3. Be available for regular contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, and/or social media accounts.
4. Physically report to DOC at least once per month, regardless of risk, as directed and at the discretion of DOC.
5. Participate in polygraph examinations, as directed by DOC, to verify compliance with this order.

6. As directed by DOC, obtain DOC-approved employment or enroll in DOC-approved educational, vocational, or other programming, and report it to DOC along with changes in status.
7. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
8. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographical area as directed by DOC.
9. Not operate a motor vehicle without a valid driver's license and registration.
10. Not possess firearms, ammunition, explosives, or dangerous weapons, as determined by DOC.
11. Not possess in the home, or use, alcohol or controlled substances, including medications or marijuana or paraphernalia, without a valid physician's prescription and DOC approval.
12. Not frequent or work in bars or taverns or any environments where the primary business is alcohol or marijuana, without DOC permission.
13. Be subject to regular drug and alcohol testing, as directed by DOC.
14. Not possess chemicals commonly used to make illegal drugs, as determined by DOC.
15. Have no contact with known criminal felons, drug dealers, gang members, or individuals on active community supervision or in prison unless approved by DOC.
16. Not possess tools associated with burglary, as determined by DOC.
17. Report to DOC all law enforcement contacts within 24 hours of occurrence.

PROVIDED, that Mr. Tash shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Tash is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Tash to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Tash if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Tash violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Tash will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor's intent to review the alleged violations and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Tash has provided to the Office of the Governor or, if Mr. Tash is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Tash submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Tash an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a
transcript of the hearing to the Governor for the Governor’s final and conclusive determination on whether Mr. Tash has violated the terms of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Tash is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, the Governor may revoke this Conditional Commutation and the sentence of the court reinstated, whereupon Mr. Tash will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Tash may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Tash may abscond if not detained. If detained, Mr. Tash will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 11th day of March, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

FULL AND UNCONDITIONAL PARDON OF
SOKHA THORNG

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1995, eighteen-year-old Sokha Thorng was driving a car with several of his associates. His car approached a man. Mr. Thorng stopped the car and two of his associates exited the car and fired several shots at the man, killing him.

WHEREAS, a jury found Mr. Thorng guilty of FIRST DEGREE MANSLAUGHTER, as an accomplice, in King County Superior Court, Cause No. 95-C-03067-6. The trial court sentenced Mr. Thorng to 58 months in prison.

WHEREAS, Mr. Thorng has accepted full responsibility for his actions and completed all of his sentence requirements. Following his period in Washington State custody, he was released to federal immigration detention, where he was held an additional 15 months.

WHEREAS, following his eventual release to the community, Mr. Thorng entered the workforce, married, and started a family of three daughters. He has maintained steady employment for over a decade.

WHEREAS, Mr. Thorng has been convicted of no other felonies since this event, and he has lived crime-free in the community for over 15 years.

WHEREAS, due to Mr. Thorng’s conviction, he now faces the possibility of imminent deportation to Cambodia, a country from which his family fled as refugees before he was born. Mr. Thorng has never set foot in Cambodia, nor does he speak the language.

WHEREAS, the King County Prosecuting Attorney’s Office supports Mr. Thorng’s petition. Nobody has expressed opposition to Mr. Thorng’s petition.

WHEREAS, in March and April 2021, the Clemency and Pardons Board reviewed Mr. Thorng’s petition for a pardon. At his hearing, Mr. Thorng presented testimony that his deportation would devastate his community, specifically his daughters.

WHEREAS, the Clemency and Pardons Board voted unanimously to recommend that the Governor grant Mr. Thorng a full pardon.

WHEREAS, I have reviewed the pertinent facts and circumstances surrounding this matter, the circumstances of the crime and the consequences that this deportation will have on Mr. Thorng and his family, and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Sokha Thorng this FULL AND UNCONDITIONAL pardon of his FIRST DEGREE MANSLAUGHTER conviction in King County Superior Court, Cause No. 95-C-03067-6.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 10th day of May, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

CONDITIONAL COMMUTATION OF
RICHARD EUGENE TULLIS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 2000, Richard Eugene Tullis pleaded guilty to FIRST DEGREE MURDER WITH A FIREARM ENHANCEMENT in Stevens County Superior Court, Cause No. 99-I-00139-1. This conviction followed events in which Mr. Tullis, as an 18-year old in 1999, joined three other young men to go target shooting, and while walking to their destination, one of the men fired several bullets into one of the other men. Fearing that he might be the next victim, Tullis joined in and shot, kicked, and urinated on the victim’s dead corpse.

WHEREAS, Mr. Tullis was sentenced to 25 years in prison on this conviction, and he has now served over 21 years. His earliest earned release date is July 2024.

WHEREAS, Mr. Tullis has no other felonies on his record.

WHEREAS, in March 2018, the Clemency and Pardons Board reviewed Mr. Tullis’ clemency petition. The testimony before the Board was that Mr. Tullis cooperated with law enforcement in the prosecution of his co-defendants, he has a solid family and community support network, and his reentry plan accounts for housing, employment, and other transitional support.

WHEREAS, Mr. Tullis’ clemency petition was accompanied by the support of the Stevens County Prosecuting Attorney’s Office.

WHEREAS, the Clemency and Pardons Board unanimously voted in March 2018 to recommend that the Governor commute Mr. Tullis’ sentence. In making this recommendation, the Board cited Mr. Tullis' youthfulness at the time of the offense, the prosecutor's support, his cooperation with law enforcement, his support network, and his impressive prison record.

WHEREAS, in December 2018, I denied Mr. Tullis’ petition. In March 2021, Mr. Tullis petitioned for my reconsideration, noting that one of his co-defendants—a more culpable individual
sentenced to a longer 40-year sentence has since been released from custody by the Indeterminate Sentence Review Board. Mr. Tullis’ petition for reconsideration also noted that Mr. Tullis has earned his associate’s degree, and will soon be certified as a licensed electrician with robust job prospects in the Puget Sound corridor.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crime, the favorable recommendation of the Washington State Clemency and Pardons Board, and the events that have taken place since I initially denied Mr. Tullis’ petition in December 2018, and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE the criminal sentence of Richard Eugene Tullis for FIRST DEGREE MURDER WITH A FIREARM ENHANCEMENT in Stevens County Superior Court, Cause No. 99-1-00139-1, conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in the below community transition plan. Under this plan, DOC shall have the authority to release Mr. Tullis as soon as DOC approves his offender release plan and completes all applicable statutory notifications. He will then begin serving 24 months of DOC community supervision. This period of community supervision shall not be eligible for reduction or compliance credits. During this period in custody and under community supervision, Mr. Tullis must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Tullis shall:
1. Obey all laws and abide by all written or verbal conditions, rules, prohibitions, or instructions issued by DOC.
2. Comply with all applicable provisions of relevant judgment and sentence orders.
3. Be subject to supervision placement on GPS or electronic home monitoring during his first 60 days of community supervision, and following this period, be subject to curfew, as determined and directed by DOC.
4. Be available for regular contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
5. Physically report to DOC at least once per month, regardless of risk, as directed and at the discretion of DOC.
6. As directed by DOC, obtain DOC-approved employment or enroll in DOC-approved educational, vocational, or other programming, and report it to DOC along with changes in status.
7. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
8. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographic area as directed by DOC.
9. Not possess firearms, ammunition, explosives, or dangerous weapons, as determined by DOC.
10. Obtain a mental health evaluation within the first six months of community supervision, and complete any treatment recommendations.

11. Obtain a drug, alcohol, and chemical dependency assessment during his first twelve months of community supervision, and complete any recommended treatment programming, including ongoing treatments, as directed by DOC.
12. Not possess in the home, or use, alcohol or controlled substances, including medications, marijuana, spice or other mind and mood altering drugs, or paraphernalia, or drug making materials, without a valid physician’s prescription and DOC approval.
13. Be subject to regular drug and alcohol testing, as directed by DOC.
14. Have no contact with known criminal felons, drug users or dealers, or gang members unless approved by DOC.
15. Report to DOC all law enforcement contacts within 24 hours of occurrence.

PROVIDED, that Mr. Tullis shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Tullis is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Tullis to perform affirmative acts deemed appropriate to monitor his compliance with the conditions and may issue warrants or detain Mr. Tullis if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Tullis violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Tullis will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor’s intent to review the alleged violations and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Tullis has provided to the Office of the Governor or, if Mr. Tullis is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Tullis submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Tullis an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor’s final and conclusive determination on whether Mr. Tullis has violated the terms of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Tullis is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, the Governor may revoke this Conditional Commutation and the sentence of the court reinstated, whereupon Mr. Tullis will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Tullis may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the
community, or that there is a possibility that Mr. Tullis may abscond if not detained. If detained, Mr. Tullis will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of June, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Assistant Secretary of State

CONDITIONAL COMMUTATION OF ROGELIO VIVANCO VASQUEZ, JR.

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, in 1999, a jury found Rogelio Vivanco Vasquez, Jr. guilty of two counts of SECOND DEGREE ASSAULT WITH A DEADLY WEAPON, two counts of FIRST DEGREE ATTEMPTED ROBBERY, two counts of FIRST DEGREE ROBBERY, two counts of FIRST DEGREE BURGLARY, and one count each of FIREARM THEFT, FIRST DEGREE UNLAWFUL FIREARM POSSESSION, SECOND DEGREE ESCAPE, and ATTEMPT TO ELUDE in Island County Superior Court, Cause No. 98-1-00160-8. These convictions followed events in which Mr. Vasquez, while under the influence of drugs, broke free of his handcuffs during a police transport and attacked his transporting officer, stole his weapon, and tried to steal his patrol car before fleeing on foot. He then broke into two residential homes, physically assaulted residents and threatened others at gunpoint. He eventually stole an automobile and led law enforcement on a high-speed chase.

WHEREAS, Mr. Vasquez was sentenced to over 46 years in prison on these convictions, and he has served over 22 years. His earliest earned release date is 2040.

WHEREAS, Mr. Vasquez has not been infrafected in Department of Corrections confinement since 2008.

WHEREAS, in June 2021, the Clemency and Pardons Board reviewed Mr. Vasquez' clemency petition. The testimony before the Board was that Mr. Vasquez started using drugs at age 12, but since June 2006, he has maintained his sobriety. In custody, Mr. Vasquez earned his GED and is halfway to an associate's degree. Upon release, he has employment opportunities and housing options awaiting him.

WHEREAS, Mr. Vasquez' clemency petition was accompanied by the support of the Island County Prosecuting Attorney's Office.

WHEREAS, the Clemency and Pardons Board unanimously voted in June 2021 to recommend that the Governor commute Mr. Vasquez' sentence. In making this recommendation, the Board cited Mr. Vasquez' demonstrated rehabilitation and sobriety, the prosecutor's passionate and persuasive support, and his lengthy sentence for non-homicide offenses.

WHEREAS, I have reviewed all pertinent facts and circumstances surrounding this matter, the circumstances of the involved crimes, the favorable recommendation of the Washington State Clemency and Pardons Board, and, in light of the foregoing, I have determined that the best interests of justice will be served by this action.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, adopt the recommendation of the Clemency and Pardons Board and hereby COMMUTE the criminal sentence of Rogelio Vivanco Vasquez, Jr. on his two counts of SECOND DEGREE ASSAULT WITH A DEADLY WEAPON, two counts of FIRST DEGREE ATTEMPTED ROBBERY, two counts of FIRST DEGREE ROBBERY, two counts of FIRST DEGREE BURGLARY, and one count each of FIREARM THEFT, FIRST DEGREE UNLAWFUL FIREARM POSSESSION, SECOND DEGREE ESCAPE, and ATTEMPT TO ELUDE in Island County Superior Court, Cause No. 98-1-00160-8, conditioned on his written agreement to comply with all terms outlined by the Department of Corrections (DOC) in the below community transition plan. Under this plan, DOC shall have the authority to release Mr. Vasquez from custody no later than September 1, 2022. During his last six months in custody, Mr. Vasquez must complete a work release program. Upon release from custody, Mr. Vasquez shall begin serving 36 months of DOC community supervision. This transition plan, designed to support a successful community transition, shall not be eligible for reduction or compliance credits. During this period in custody and under community supervision, Mr. Vasquez must comply with any conditions set forth by DOC. These conditions shall include, but not be limited to the following:

Mr. Vasquez shall:
1. Obey all laws and abide by all written or verbal conditions, rules, prohibitions, or instructions issued by DOC.
2. Comply with all applicable provisions of relevant judgment and sentence orders.
3. Be available for regular contact with DOC as directed, and consent to DOC home and employment visits and/or searches, including searches of person, automobiles, personal property, electronic devices, or social media accounts.
4. Be subject to regular polygraph exams to assure compliance with this order.
5. Physically report to DOC at least once per month, regardless of risk, as directed and at the discretion of DOC.
6. As directed by DOC, obtain DOC-approved employment or enroll in DOC-approved educational, vocational, or other programming, and report it to DOC along with changes in status.
7. Reside in DOC-approved housing, and obtain DOC permission before changing residences or taking overnight visits away from the DOC-approved residence, even if just for one night.
8. Not travel outside his county of residence without written DOC approval, or remain in, or out of, a given geographic area as directed by DOC.
9. Not operate a motor vehicle without a valid license and registration.
10. Not possess firearms, ammunition, explosives, or dangerous weapons, as determined by DOC.
11. Participate in, and complete the cognitive behavior intervention Thinking for Change program in the community.
12. Obtain a substance abuse evaluation within his first 90 days of community supervision, and follow and complete any recommended treatment programming, including ongoing treatments, as directed by DOC.
13. Not personally possess, or use, alcohol or controlled substances, including medications, marijuana, spice or other mind and mood altering drugs, or paraphernalia, or drug making materials, without a valid physician's prescription and DOC approval.
FIFTH DAY, JANUARY 14, 2022

14. Not work in bars or taverns or places where alcohol or marijuana is a main source of business, unless approved by DOC.
15. Be subject to regular drug and alcohol testing, as directed by DOC.
16. Be permitted to contact known criminal felons, drug users or dealers, gang members, or individuals on active community supervision only if to engage in pro-social behavior, as determined by DOC.
17. Report to DOC all law enforcement contacts within 24 hours of occurrence.

PROVIDED, that Mr. Vasquez shall remain under DOC supervision and explicitly follow the conditions established by DOC during the term of his community supervision. Violation of any of the above conditions shall result in sanctions as deemed appropriate by DOC and may result in the termination of this Conditional Commutation as provided below. If Mr. Vasquez is taken into custody following any alleged violation, DOC shall hold a Community Custody Hearing. DOC may also require Mr. Vasquez to perform affirmative acts deemed appropriate to monitor compliance with the conditions and may issue warrants or detain Mr. Vasquez if he violates a condition.

ADDITIONALLY PROVIDED, that in the event Mr. Vasquez violates any of the conditions of this Conditional Commutation, as determined by the Governor, this Conditional Commutation may be revoked or amended and the sentence of the court reinstated, whereupon Mr. Vasquez will be immediately returned to any facility that the DOC Secretary deems appropriate. If any such violation occurs, DOC shall provide a written report to the Governor regarding the violation. A written notice of the Governor's intent to review the alleged violations and revoke or amend the Conditional Commutation may then be mailed to the most recent address Mr. Vasquez has provided to the Office of the Governor or, if Mr. Vasquez is in custody, to his place of detention. If within 14 calendar days of the mailing of the notice, Mr. Vasquez submits a sworn statement made under penalty of perjury that he has, in fact, complied with all conditions of this Conditional Commutation, the Governor shall appoint a hearing officer. The hearing officer will provide Mr. Vasquez an opportunity to be heard and to present witnesses and documentary evidence that he has met all conditions upon which the Conditional Commutation is granted. The hearing officer shall present findings of fact and a transcript of the hearing to the Governor for the Governor's final and conclusive determination on whether Mr. Vasquez has violated the terms of this Conditional Commutation.

ADDITIONALLY PROVIDED, that in the event Mr. Vasquez is convicted anywhere at any time of any offense the elements of which would classify the crime as a gross misdemeanor or felony in the state of Washington, the Governor may revoke this Conditional Commutation and the sentence of the court reinstated, whereupon Mr. Vasquez will be immediately returned to any such facility that the DOC Secretary deems appropriate.

ADDITIONALLY PROVIDED, that Mr. Vasquez may be detained pending judicial disposition of any new criminal charge or a final determination of whether a condition of this Conditional Commutation has been violated, if the Governor determines there are reasonable grounds to believe he has violated the above conditions of this Conditional Commutation, reason to be concerned that he would pose a risk to any person or to the community, or that there is a possibility that Mr. Vasquez may abscond if not detained. If detained, Mr. Vasquez will be provided a preliminary hearing, as promptly as convenient after arrest, to determine whether there are reasonable grounds to believe he has violated the above conditions.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF RANDY BROWN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Stevens County Superior Court, Case No. 17-2-00307-1, and in Spokane County Superior Court, Case No. 20-1-00340-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 5th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF JAMES DENSMORE

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 19-1-00913-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 5th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF DEONTEE LAMAR BOVAN SR.

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 19-1-02010-7; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 5th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF CAMERON T. PETERSON
To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 14-1-01357-8; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 5th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF TAMIR RAHEEM

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 18-1-01357-8; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 5th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State
UNCONDITIONAL COMMUTATION OF
JOSHUA KIMBROUGH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 18-1-01905-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
TROY CURRY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 18-1-01277-6; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).
FIFTH DAY, JANUARY 14, 2022

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
JOSEPH HARRISON BALL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Kittitas County Superior Court, Case No. 18-1-00247-19; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
AMANDA MILHOUS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Island County Superior Court, Case No. 17-1-00191-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
BRITTNEE LEE AANONSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 19-1-01540-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State
POSSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF 
TROY PORTER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 17-1-00379; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the State of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF 
SCOTT D. CALDWELL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 18-1-03608-8; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF 
CHAD RICK MAIERS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Asotin County Superior Court, Case No. 18-1-00200-02; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
ROBERT ELWAY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grays Harbor County Superior Court, Case No. 18-1-00594-14; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
JUSTIN DAVIS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 20-1-01118-7; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
NATHAN PETERSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 20-1-01118-7; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s
WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the DoC to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF MANUEL KOLAI

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 11-1-02056-8 and 14-1-01348-5; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF JAMES SCHNEIDER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case No. 19-1-00885-03; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and
WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF ERIN THURMAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in light of the Blake decision; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF JOSEPH KENNEDY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody...
solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Asotin County Superior Court, Case No. 20-1-00007-02; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF LENARD BUTLER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case Nos. 14-1-02647-3 and 16-1-00546-4; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ELIZABETH S. WITT

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in, in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 18-1-0278-5-3; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF
TARA LEE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Lewis County Superior Court, Case No. 14-1-00376-0; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF
CHRISTOPHER WIRSHUP

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Klickitat County Superior Court, Case No. 16-1-00106-0; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Mark Neary
Assistant Secretary of State
UNCONDITIONAL COMMUTATION OF
JACK CROWTHER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grays Harbor County Superior Court, Case No. 18-1-00346-14; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 70, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
ETHAN SLATER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grays Harbor County Superior Court, Case No. 18-1-00346-14; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 70, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State
UNCONDITIONAL COMMUTATION OF JAMES HILLIGOSS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case Nos. 19-1-01114-34 and 19-1-01893-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ROSALENE TURNINGROBE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession -of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case Nos.17-1-00010-34 and 19-1-01314-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF DUSTIN LEE HAMM

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Skamania County Superior Court, Case No. 19-1-00076-30; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ANDREW HARP

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Stevens County Superior Court, Case Nos. 17-1-00119-2 and 19-1-00236-33; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I

UNCONDITIONAL COMMUTATION OF STEVEN PLUMSTEAD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 19-1-02046-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I

UNCONDITIONAL COMMUTATION OF DUSTIN LEE HAMM

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Skamania County Superior Court, Case No. 19-1-00076-30; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ANDREW HARP

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Stevens County Superior Court, Case Nos. 17-1-00119-2 and 19-1-00236-33; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF STEVEN PLUMSTEAD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 19-1-02046-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State
UNCONDITIONAL COMMUTATION OF

DANIEL GIRTON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 19-1-04836-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s). IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Mark Neary
Governor

Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF

JOHN LEMIEUX

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grays Harbor County Superior Court, Case No. 19-1-00536-2; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s). IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Mark Neary
Governor

Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF

JOEL SIMPSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 19-1-04836-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s). IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/ Mark Neary
Governor

Assistant Secretary of State
to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

/s/  
Mark Neary  
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF BRET WILLIAM CHRISTIANSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case Nos.19-1-00016-03 and 19-1-00476-03; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

/s/  
Mark Neary  
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF BYRON CLAFLIN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 19-1-11163-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions...
under RCW 69.50.4013(1), in light of the *Blake* decision; and

**NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s).** Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

**UNCONDITIONAL COMMUTATION OF JAMES JACKSON**

**To All to Whom These Presents Shall Come, Greetings:**

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Cowlitz County Superior Court, Case No. 19-1-00284-08; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued *State v. Blake*, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the *Blake* decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the *Blake* decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

**UNCONDITIONAL COMMUTATION OF ERIKKA DEARING**

**To All to Whom These Presents Shall Come, Greetings:**

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case Nos. 17-1-00503-1 and 17-1-00594-4; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued *State v. Blake*, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the *Blake* decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the *Blake* decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

**UNCONDITIONAL COMMUTATION OF ELIZABETH K. BURKLAND**

**To All to Whom These Presents Shall Come, Greetings:**

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 03787; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued *State v. Blake*, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the *Blake* decision to this individual's judgment and sentence(s); and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State
continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
CHRISTOPHER SCHALLOCK

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
MICHAEL JAMES SNELL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
ERIK LOPEZ

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance
pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 19-1-01594-06; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant

UNCONDITIONAL COMMUTATION

Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF

KEVIN REYNOLDS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF

CODY ALLEN ELLSWORTH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Cowlitz County Superior Court, Case No. 19-1-00556-08; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee Governor

Mark Neary
Assistant Secretary of State

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Island County Superior Court, Case Nos. 18-1-00075-15 and 18-1-00106-15; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ANTHONY KNOTTS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case No. 18-1-00908-03; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ANDREW EASTON TALBER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Island County Superior Court, Case Nos. 18-1-00075-15 and 18-1-00106-15; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee Governor

Mark Neary
Assistant Secretary of State
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 18-1-00800-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/  
Mark Neary  
Governor

UNCONDITIONAL COMMUTATION OF MATHEW WILSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 18-1-03246-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/  
Mark Neary  
Governor
UNCONDITIONAL COMMUTATION OF
JOSHUA LEGGET

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 19-1-01871-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 176, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
SHANNAH L NICHOLS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grays Harbor County Superior Court, Case No. 17-1-00462-14; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
STACEY GLASPER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 19-1-00627-9; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF MAELENA HOWELL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Okanogan County Superior Court, Case No. 19-1-00125-24; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/S/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF JOSEPH HEDRICK

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Jefferson County Superior Court, Case No. 18-1-00225-16; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under 

/s/
Jay Inslee
Governor

/S/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF LORA THORNTON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 18-1-02656-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under 

/s/
Jay Inslee
Governor

/S/ Sheri D. Nelson
Deputy Secretary of State
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clallam County Superior Court, Case No. 20-1-00165-05; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s). IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
ADRIANNA N MCCREA

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 19-1-02379; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s). IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
TYHLER CAMBY

To All to Whom These Present Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 02204-06; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION of the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s). IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
KATHY COLLINS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 19-1-02204-06; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION of the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s). IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State
To the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF KRISTA MARIE HICKMAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Jefferson County Superior Court, Case No. 20-1-00007-10; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/sh/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF JOSHUA REGNIER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 19-1-02167-37; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF MELINDA HUBBARD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Jefferson County Superior Court, Case No. 18-1-214-16; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State
WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/  Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF JOHN CYR

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 19-1-03716-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/  Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF SHARAYAH JO-LYNN COVEY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Ferry County Superior Court, Case No. 19-1-00032-10; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/  Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF BRANDON GARCIA

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 19-1-042396-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally
continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF JOSEPH KLIMAS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 19-1-04284-4; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF VLADIMIR STEPANCHUK

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 19-1-00429; and
solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 18-1-02593-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this in divi dual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant, under RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 20-200066-24; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
JACOB MITCHELL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Okanogan County Superior Court, Case No. 20-1-00066-24; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
DAVID CAIN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Ferry County Superior Court, Case No. 20-1-00 031-10; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 14-1-0005-05; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/  Jay Inslee  
Governor

/s/  Sheri D. Nelson  
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF SAMUEL RUTHERFORD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 19-1-0008-04; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/  Jay Inslee  
Governor

/s/  Sheri D. Nelson  
Deputy Secretary of State
UNCONDITIONAL COMMUTATION OF JAY KASBAUM

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 19-1-00219-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF ROBERT E. REED

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 19-1-00138-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF DWIGHT LLOYD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 19-1-00219-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State
UNCONDITIONAL COMMUTATION OF
RICHARD M. JONES

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 16-1-00954-34; and
WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and
WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and
WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
MICHAEL BEYER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Mason County Superior Court, Case No. 19-1-00474-1; and
WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and
WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and
WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 21st day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF SCOTT FRASER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grays Harbor County Superior Court, Case Nos.17-1-00292-14 and 18-1-00368-14; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF CORY ENGLAND

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case Nos.16-1-00452-2, 15-1-03283-8 and 15-1-03281-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under
RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Island County Superior Court, Case No. 20-1-00010-15; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF ROBERT RUSSELL DREYER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 07-1-03517-7; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION of the above

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF JOHNNY MCQUEEN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 18-1-04573-0; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.  

/s/  
Jay Inslee  
Governor  

/s/  
Sheri D. Nelson  
Deputy Secretary of State  

UNCONDITIONAL COMMUTATION OF CHICO LEE BERCIER  

To All to Whom These Presents Shall Come, Greetings:  

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013, in King County Superior Court, Case No. 20-1400310-38; and  

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and  

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and  

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and  

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.  

/s/  
Jay Inslee  
Governor  

/s/  
Sheri D. Nelson  
Deputy Secretary of State  

UNCONDITIONAL COMMUTATION OF BRIAN OTTOSEN  

To All to Whom These Presents Shall Come, Greetings:  

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Stevens County Superior Court, Case No. 20-1400311-38; and  

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and  

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and  

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.  

/s/  
Jay Inslee  
Governor  

/s/  
Sheri D. Nelson  
Deputy Secretary of State  

UNCONDITIONAL COMMUTATION OF BLAKE SCOTT LEIGHTON  

To All to Whom These Presents Shall Come, Greetings:  

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in King County Superior Court, Case No. 14-1-00664-37; and  

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and  

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and
WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

/s/  
Sheri D. Nelson  
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF KEITH IREY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 19-1-02440-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

/s/  
Sheri D. Nelson  
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF TIMOTHY O’BRIEN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Walla Walla County Superior Court, Case No. 20-1-00364-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

/s/  
Sheri D. Nelson  
Deputy Secretary of State
process clauses of the United States and Washington Constitutions and is void; and
WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and
WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposing solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
RUDY ROCHA CASTILLON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case Nos. 17-1-00211-39 and 18-1-00387-39; and
WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and
WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and
WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
CARMEN GARDIPEE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 18-1-02362-0; and
WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and
WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and
WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
RUSSELL BUSH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in light of the Blake decision; and
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 06-1-02025-2; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant

under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant

the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF DARRIEL MURPHY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF GREGORY SIMON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF VICTOR JARED WILSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 19-1-00018-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF TRUMAN HIGGINBOTHAM

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 15-1-01662-9; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF TERRY COUVEAU

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 15-1-00397-8; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State
FIFTH DAY, JANUARY 14, 2022

TONY EASTMAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 18-1-00431; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF JESUS JR SANDOVAL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case No. 18-1-00431-8 and 18-1-00932-03; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF BRANDY WAYNE CAMPBELL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 18-1-00041-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor
To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clallam County Superior Court, Case No. 18-1-00215-05; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/        Jay Inslee
Governor

/s/        Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
KYLE LARA

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Garfield County Superior Court, Case No. 17-1-00018-12; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/        Jay Inslee
Governor

/s/        Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
CHRISTOPHER RENFROE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case No. 17-1-00477-8; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/  Jay Inslee
Governor

/s/  Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF OSCAR VILLALOBOS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case No. 13-1-00163-6; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/  Jay Inslee
Governor

/s/  Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF MARTIN JAMES FERRELL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case Nos. 19-1-00172-23, 19-1-00173-23 and 19-1-00174-23; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for

/s/  Jay Inslee
Governor

/s/  Sheri D. Nelson
Deputy Secretary of State
To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee  
Governor

/s/  
Sheri D. Nelson  
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF  
JACOB POPPLETON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced individual this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSESSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee  
Governor

/s/  
Sheri D. Nelson  
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF  
JERROD HALE
vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF GABRIEL J. BOUDRIEAU

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 17-1-02601-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF ANDREW PACKER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grant County Superior Court, Case Nos. 19-1-00195-13 and 19-1-00682-13; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's
To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
TRISHA POWELL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
ROSYLN ACAR

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State
pursuant to RCW 69.50.4013(1), in Stevens County Superior Court, Case No. 20-1-00035-33; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant of judgment and sentence orders imposed solely for convictions and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant of judgment and sentence orders imposed solely for convictions and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF AARON DANIEL DEAN GANEK

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 18-1-04435-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the Unite d States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's conviction(s) for possession of a controlled substance, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF KEITH BOWRON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 18-1-04435-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant of judgment and sentence orders imposed solely for convictions and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF DUSTIN CROWELL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 18-1-04435-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant of judgment and sentence orders imposed solely for convictions and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

JOURNAL OF THE SENATE 2022 REGULAR SESSION
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Stevens County Superior Court, Case No. 20-1-00077-33; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF CHARLES DEWAYNE LISTER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 19-1-01817-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF DUSTIN RICHARD SNYDER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Stevens County Superior Court, Case No. 19-1-00246-33; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State
UNCONDITIONAL COMMUTATION OF AMIR SAKAEV

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Island County Superior Court, Case No. 20-1-02104-06; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF JASON L. SULLIVAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Island County Superior Court, Case No. 19-1-00180-02; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State
UNCONDITIONAL COMMUTATION OF
DEREK GUYOT

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in King County Superior Court, Case No. 19-1-07697-2; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., 2021, two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
RICHARD HOOD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 20-1-03404-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., 2021, two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
DARRYL ALLEN WILLIAM

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in King County Superior Court, Case No. 17-1-04653-8; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF ANGELA MARIE HOLMAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case Nos. 18-1-02681-5 and 19-1-02111-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF JON RYAN FISCHER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 19-1-03211-3; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in light of the Blake decision to this individual’s judgment and sentence(s); and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State
to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

Jay Inslee Governor

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court Case No. 20-1-00614-06; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of August, A.D., two thousand and twenty-one.

Jay Inslee Governor

UNCONDITIONAL COMMUTATION OF
KYLE GORHAM

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court Case No. 20-1-00884-9; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of August, A.D., two thousand and twenty-one.

Jay Inslee Governor

UNCONDITIONAL COMMUTATION OF
RYAN FOGLER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 11-1-00084-9; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of August, A.D., two thousand and twenty-one.

Jay Inslee Governor

UNCONDITIONAL COMMUTATION OF
CHANCE NEWBILL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court Case No. 20-1-00614-06; and
WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF STEVEN FISCH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 20-1-00074-13; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

CONDITIONAL COMMUTATION OF DEONTE D. BROADWAY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 20-1-00074-13; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State
continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee
Governor

/s/  
Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF JASON CISSNEY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Cowlitz County Superior Court, Case Nos. 16-1-00376-9 and 19-1-00692-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee
Governor

/s/  
Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF DEVON HOLT

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 19-1-00643-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee
Governor

/s/  
Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF CODY LEE FORSLIN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody...
solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Kittitas County Superior Court, Case No. 16-1-00145-8; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for conviction(s) under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF REBECCA TURNER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 18-1-03183-5; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ALEX ENRIQUEZ MUNOZ

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Cowlitz County Superior Court, Case No. 19-1-00201-08; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1); in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Klickitat County Superior Court, Case No. 19-1-000525-06; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF
MATH EW DUNSMOOR

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 19-1-000525-06; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of August, A.D., two thousand and twenty-one.

/s/ Mark Neary
Assistant Secretary of State
UNCONDITIONAL COMMUTATION OF NICHOLAS ZIELKE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 16-1-00788-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ELIZABETH RUIZ TAVERA

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grant County Superior Court, Case No. 19-1-00022-13; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision; and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF RYAN W. WENDT

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 17-1-02567-5; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State
FIFTH DAY, JANUARY 14, 2022

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF CANDICE L. MCINTOSH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 20-1-00806-06; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF DAWN PRESCOTT

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Island County Superior Court, Case No. 17-1-00321-15; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
CHRISTOPHER A. HELMS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 20-1-00543-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number (s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petition-er from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
CHARNITZE CASEY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 19-1-01007-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
REBEKAH DOAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case Nos. 18-1-01360-39 and 18-1-01578-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I
authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Okanogan County Superior Court Case No. 20-1-01556-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
HEATHER MARSHALL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Okanogan County Superior Court Case No. 20-1-01556-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 20th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
HEATHER MARSHALL

To All to Whom These Presents Shall Come, Greetings:
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 23rd day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

/s/  
Mark Neary  
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF AMANDA NICHOLAS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

NOW, THEREFORE, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 23rd day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

/s/  
Mark Neary  
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF JOSEPH MICHAEL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in King County Superior Court, Case No. 20-1-04646-5; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 179 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 23rd day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

/s/  
Mark Neary  
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF JUSTIN BROWN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case Nos. 17-1-02950-31 and 17-1-02951-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and
WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 23rd day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

MARK NEARY
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
ANGELA ANN SANTANA

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in King County Superior Court, Case No. 19-1-02597; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 23rd day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

MARK NEARY
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
BOBBY JOE JOHNDROW

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 19-1-00023-10; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 23rd day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

MARK NEARY
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
JASON WILSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 16-1-07222-2; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 23rd day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

MARK NEARY
Assistant Secretary of State
process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 23rd day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
MICHAEL EUGENE OLSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case Nos. 15-1-04074-1, 15-1-04828-8, 17-1-03642-1, 18-1-00563-0 and 21-1-00148-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 23rd day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
ROBERT ENGELHART

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody...
solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 19-1-00399-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ANDREW LUQUETTE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clallam County Superior Court, Case Nos. 16-1-00397-3 and 17-1-00321-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF DANIEL WATSON
To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grays Harbor County Superior Court, Case No. 20-1-00170-14; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ERIC GRAHAM

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 19-1-01677-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State
UNCONDITIONAL COMMUTATION OF RUSSELL KIRWAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Cowlitz County Superior Court, Case Nos. 18-1-01693-08 and 18-1-00771-08; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF CHESTER PEMBERTON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Stevens County Superior Court, Case Nos. 16-1-00000-5 and 19-1-00313-33; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF KURT HAWLEY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 19-1-02188-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State
UNCONDITIONAL COMMUTATION OF ROBERT GEORGE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Okanogan County Superior Court, Case No. 19-1-00082-24; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF BRENDA N DALLA

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 19-1-00082-24; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ANTHONY HOLM

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Kitsap County Superior Court, Case No. 18-1-00332-18; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF AMANDA HULL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 20-1-00452-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF LUIS ALDABA

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Stevens County Superior Court, Case No. 19-1-00244-33; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under
RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF SAMANTHA FIEDLER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 18-1-00354-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ANDREIS VALENCIA

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 16-1-04533-3; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant
To the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF JACOB SWAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 19-1-04415-4; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF LISA CHAMBLISS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Mason County Superior Court, Case Nos. 17-1-00433-23, 17-1-00444-23 and 19-1-00377-23; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's
judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ANDREW HICKS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013, in Spokane County Superior Court, Case No. 18-1-03073-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ASHLEY MARTINEZ

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case No. 18-1-041220-03; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 18-1-03073-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and
WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one. /s/ Jay Inslee Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF LAUREN VASQUEZ

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 19-1-00309-06; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one. /s/ Jay Inslee Governor

Mark Neary
Assistant Secretary of State
solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 20-1-02009-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant under RCW 69.50.4013(1), in light of the Blake decision and pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF KENDRA SKOLD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 18-1-03076-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ASHLEY CRISWELL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 18-1-03076-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grant County Superior Court, Case Nos. 20-1-00213-13 and 20-1-00212-13; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant

UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF MICHAEL ONEIL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Stevens County Superior Court, Case No. 20-1-00341-33; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant

UNCONDITIONAL COMMUTATION of Glen Grover

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 18-1-01303-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant
UNCONDITIONAL COMMUTATION OF
THOMAS C. MYERS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 19-1-00652-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 26th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
NICHOLAS JACKSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Stevens County Superior Court, Case No. 19-1-00129-33; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 26th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF
DANIEL R. THOMPSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Lincoln County Superior Court, Case No. 19-1-00022-22; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 26th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State
To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 20-1-00173-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 26th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
CHRISTOPHER STAFFORD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 13-1-02205-4; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 26th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 26th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF MICHAEL COCKING

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 14-1-01094-4; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 26th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ANDREW SMITH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pacific County Superior Court, Case No. 19-1-00226-25; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ANGELA HUSTED

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 18-1-01513-0; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I

/s/ Mark Neary
Assistant Secretary of State
FIFTH DAY, JANUARY 14, 2022

authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 26th day of August, A.D., two thousand and twenty-one.

/s/  Jay Inslee
Governor

/s/  Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF JASON BENNETT

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 15-1-00157-7; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for possession of a controlled substance under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 26th day of August, A.D., two thousand and twenty-one.

/s/  Jay Inslee
Governor

/s/  Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF WILLIE ARREDONDO

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grant County Superior Court, Case No. 15-1-00157-7; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant
to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 26th day of August, A.D., two thousand and twenty-one.

/s/ JAY INSLEE
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF SETH DEREK BRIGGS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case Nos. 16-1-01114-8, 17-1-00162-1 and 17-1-00174-4; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 26th day of August, A.D., two thousand and twenty-one.

/s/ JAY INSLEE
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ANTHONY EARL BURR

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case Nos. 18-2-02350; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 26th day of August, A.D., two thousand and twenty-one.

/s/ JAY INSLEE
Governor

Mark Neary
Assistant Secretary of State
of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referred petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referred cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 26th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF DAVID MICHAEL GARDNER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referred individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 19-1-04147-3; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referred petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referred cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 26th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF MISHALESE TENA JOHNSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referred individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 15-1-01060-7; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referred petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referred cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 26th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF JUDE LESINSKI

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referred individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case Nos. 14-1-03513-7 and 15-1-02495-8; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and
WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for

POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 26th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
CARLOS MANUEL LOPEZ

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grant County Superior Court, Case No. 17-1-00370-3; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for

POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 26th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
TYRESE LOPEZ

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 18-1-01062-6; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for

POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 26th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
AUSTIN MATTHIESEN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance
pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 19-1-01041-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

NOW, WHEREFORE, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
JASON MOWRY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence order(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under
To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 18-1-00667-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of August, A.D., two thousand and twenty-one.

/j/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF RONNY RODRIGUEZ PADILLA

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 19-1-02212-06; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of August, A.D., two thousand and twenty-one.

/j/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF NATHAN OLDS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case Nos. 20-1-01611-06; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of August, A.D., two thousand and twenty-one.

/j/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State
UNCONDITIONAL COMMUTATION OF STEPHANIE PARISH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Whatcom County Superior Court, Case No. 18-1-01560-37; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF FRANCISCA RABANG

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case Nos. 18-1-03102-0, 18-1-03118-6 and 18-1-03908-0; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State
To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case Nos. 17-1-02491-39 and 18-1-01198-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
JOAN MARIE SCHEUFFELE

UNCONDITIONAL COMMUTATION OF
KRESTIAN WAGNER

UNCONDITIONAL COMMUTATION OF
BRYCE SHEPPARD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 19-1-02231-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ZANE RAY WILLIAMS JR.

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case Nos. 18-1-02596-7, 18-1-04074-5 and 20-1-10058-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ANDREW AYERS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Stevens County Superior Court, Case No. 19-1-00403-33; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for
POSSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF GARTH BEAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in in King County Superior Court, Case No. 14-1-06649-6; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the powers vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF NICHOLAS A CASE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 18-1-03499-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF BRIAN BOWENS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in King County Superior Court, Case No. 14-1-06649-6; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ARMANDO ZENON CAYAZOS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case Nos. 18-1-01824-31 and 20-1-00023-3; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF KACIE LYNN CONMY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Cowlitz County Superior Court, Case Nos. 16-1-01578-3 and 17-1-00343-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF LACEY CRUSE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Stevens County Superior Court, Case No. 18-1-00191-3; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because
no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of August, A.D., two thousand and twenty-one.  

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF SARAH MARIE PITTS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 19-1-00137-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.  

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF IVAN HEDDEN

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Asotin County Superior Court, Case No. 18-1-00003-02; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.  

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF SARAH MARIE PITTS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 19-1-00137-34; and
WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
IAN COLE KNOX

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Cowlitz County Superior Court, Case Nos. 19-1-00043-02 and 19-1-00166-02; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
JESSICA ROBERTA FONNER JOHNSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in


Washington State Department of Corrections custody, under a judgment and sentence order(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 18-1-03603-0; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ANGELA DELMA RAMOS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence order(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grant County Superior Court, Case No. 19-1-00271-13; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF JUAN JOSE MELENA

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence order(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Island County Superior Court, Case No. 19-1-00093-15; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ANTHONY SCOTT WEITMANN
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013(1), in light of the Blake decision; and
WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and
WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013(1), in light of the Blake decision; and
WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and
WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
STORMIE LEA COLEMAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 19-1-00974-03; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION of POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
ANGELA BAKER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 19-1-01306-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION of POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee Governor

Mark Neary
Assistant Secretary of State
UNCONDITIONAL COMMUTATION OF MIGUEL ANGEL VIEYRA-GARCIA

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 20-1-01261-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued *State v. Blake*, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the *Blake* decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.

/s/  
Mark Neary  
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF DARWIN GENE OVERBY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grant County Superior Court, Case No. 14-1-00814-0; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued *State v. Blake*, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the *Blake* decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the *Blake* decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

/s/  
Mark Neary  
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF TRAVIS LEE HARDEN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case No. 20-1-00253-03; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued *State v. Blake*, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the *Blake* decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the *Blake* decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF SCOTT JOSEPH MORRISON

to All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case No. 20-1-00106-03; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF MATTHEW SIMON GAROUTTE

to All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grant County Superior Court, Case No. 13-1-02328-0; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF RONALD DOUGLAS CURTIS

to All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 13-1-02328-0; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 19-6-01170-1; and
WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and
WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and
WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s). In witness whereof, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.
/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF AMY CARLEAN DECKNADEL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 19-6-01170-1; and
WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and
WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and
WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s). In witness whereof, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.
/s/ Mark Neary
Assistant Secretary of State
vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF JAMES DOUGLAS KELLY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 08-1-02439-4; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF TRICIA JEAN LEE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 19-1-00481-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF JACOB DANIEL LEVEL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Stevens County Superior Court, Case No. 18-1-00377-33; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement
of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF VERONICA LEANN NORRELL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Stevens County Superior Court, Case No. 19-1-00252-33; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 31st day of August, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF NEIL ANDREW PILAND

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 20-1-00021-84; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and
WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in King County Superior Court, Case Nos. 06-1-07360-2 and 07-1-02671-8; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance
pursuant to RCW 69.50.4013(1), in Clallam County Superior Court, Case No. 19-1-00086-06; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant

number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
JUSTIN LEE BUMBALOUGH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Com1, Case No. 19-1-01432-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant

number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
CONRAD J EDWARDS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 20-1-00086-06; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant

number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
JESSICA ANNE BURNS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 19-1-00086-06; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant

number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 13-1-02398-3; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of September, A.D., two thousand and twenty-one.

Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF MATHEW IAN JAMES GEORGE

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 14-1-01385-4; and in Pierce County Superior Court, Case No. 10-1-00999-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013(1), in light of the Blake decision; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of September, A.D., two thousand and twenty-one.

Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State
UNCONDITIONAL COMMUTATION OF
ROGER ALLEN HILLS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case Nos. 17-1-01061-31 and 17-1-01675-31; and
WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and
WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and
WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
JAMES AYALA MONTALVO

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in King County Superior Court, Case No. 11-1-12213-8; and
WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and
WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and
WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
CORY RAYMOND MCArTHUR

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 11-1-00416-31; and
WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and
WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and
To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgement and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013 (1), in Pierce County Superior Court, Case No. 18-1-04655-8; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's conviction(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of January, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF CALEB RYAN RITZ

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgement and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Douglas County Superior Court, Case No. 16-1-00247-5; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's conviction(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF PETER JERRY PICOLET

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgement and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case Nos. 10-1-03263-2, 11-1-01506-0 and 15-1-02997-7; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.401 I 3(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of September, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF JOSHUA JAMES SANDERS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case No. 18-1-01239-03; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of September, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF DANIEL EARL ISAACSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 19-1-04447-2; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under
RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s). IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 9th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF SEPTEMBER L DENISON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Asotin County Superior Court, Case No. 19-1-00122-02; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s). IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 13th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF KEA HENG IENG

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in King County Superior Court, Case No. 18-1-04645-5; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant...
to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 13th day of September, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF MISTY KAYE MARLEY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case No. 19-1-01323-03; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 13th day of September, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF JOHNNATHAN MICHAEL PETERSEN DAVIS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Asotin County Superior Court, Case No. 20-1-01323-01; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 13th day of September, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State
WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 13th day of September, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF JIM STEVEN SMITH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grand County Superior Court, Case No. 18-1-00275-6, and in Yakima County Superior Court, Case No. 17-1-02350-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 13th day of September, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF ANTHONY J STANZIONE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Okanogan County Superior Court, Case Nos. 17-1-00366-1 and 18-1-00059-7; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 13th day of September, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Unconditional Commutation of Sarah Alexandra Tucker

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 18-1-02602-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and
WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 13th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF BOBBY BAZAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 18-1-01277-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF TRISTAN JONATHAN CARPENTER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 18-1-01277-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF DAVID BRADBURY FOUNTAIN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).
solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Lewis County Superior Court, Case No. 21-1-00030-21; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in Yakima County Superior Court, Case Nos. 18-1-00504-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF JASON MICHAEL HARLAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Cowlitz County Superior Court, Case Nos. 17-1-01450-08, 18-1-00039-08, 18-1-00863-08, and 18-1-01141-08; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF MATHEW RYAN HENNEFORD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 18-1-00504-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in King County Superior Court, Case No. 16-1-04093-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF JUAN CARLOS HERNANDEZ - HERNANDEZ

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in King County Superior Court, Case No. 20-1-03798-0; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of September, A.D., two thousand and twenty-one.

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF CHANCE MICHAEL HOLLAND

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 18-1-02874-5; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of September, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State
UNCONDITIONAL COMMUTATION OF
TOLERANCE RUSHING WATER JACKSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case Nos. 19-1-01719-39 and 20-1-01753-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
ANDREW JOSEPH MAZUR

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 19-1-03676-3; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
GABRIEL THOMAS MARZANO

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 18-1-04028-2; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State
WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF DONI DELEON SUMNER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 19-1-00584-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF TRAVIS CLAY SPURRIER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 19-1-00584-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF TERRY LEE WORLAND

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case Nos. 12-1-038564-6 and 15-1-02302-2; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF SIERRA LINDSEY LECKENBY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 17-1-01372-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF TY COLTEN HOBICK

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Walla Walla County Superior Court, Case No. 18-1-00008-1, and in Benton County Superior Court, Case No. 20-1-00074-03; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State
UNCONDITIONAL COMMUTATION OF PATRICK DILLON JACOBSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case Nos. 19-1-01346-1 and 19-1-01502-2; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 15th day of September, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF ANDRE DEVON MOORE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grant County Superior Court, Case No. 19-1-00066-13; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 15th day of September, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF WILLIAM JOSEPH RUDLOFF

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case Nos. 15-1-01946-0, 16-1-00524-6, and 17-1-03314-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 15th day of September, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 18-1-01441-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 15th day of September, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF ARDIS LAVELLE WILSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 20-1-01975-2; and

WHEREAS, the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013(1), in light of the Blake decision; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 15th day of September, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF OSWALDO MANUEL HERRERA

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 18-1-01441-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013(1), in light of the Blake decision to this individual's judgment and sentence(s); and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013(1), in light of the Blake decision; and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 15th day of September, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF CALVIN MILES MCCRAYIKIN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 17-1-01592-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and
WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 15th day of September, A.D., two thousand and twenty-one.

/s/  Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF CALEN JOEL MCLOUD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 17-1-00773-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 15th day of September, A.D., two thousand and twenty-one.

/s/  Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF MARGARETE MUSSELMAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Asotin County Superior Court, Case Nos. 19-1-00958-31 and 19-1-01697-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 15th day of September, A.D., two thousand and twenty-one.

/s/  Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State
process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 15th day of September, A.D., two thousand and twenty-one.

Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF DAVID CHRISTOPHER PITTS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013, in King County Superior Court, Case No. 14-1-06222-9; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 21st day of September, A.D., two thousand and twenty-one.

Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF YVONNE MARGARET DAUTERMAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 19-1-02153-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of September, A.D., two thousand and twenty-one.

Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF ELIZABETH FERNANDEZ

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance...
FIFTH DAY, JANUARY 14, 2022

pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case Nos. 19-1-01668-31 and 20-1-00108-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant

UNCONDITIONAL COMMUTATION WITH respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 20-1-01369-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant

UNCONDITIONAL COMMUTATION OF
WILLBERT SANCHEZ

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 20-1-01369-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant

UNCONDITIONAL COMMUTATION OF
JACOB E. JOHNSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 20-1-01369-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant

UNCONDITIONAL COMMUTATION OF
TYRELL DAVON SINGLETON

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 17-1-02525-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant under RCW 69.50.4013(1), in light of the Blake decision, and

WHEREAS, Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 21st day of September, A.D., two thousand and twenty-one. 

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF PHILLIP JOHN ZADURSKI

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 09-1-02509-8; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant

WHEREAS, Pursuant to this unconditional commutation with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction. 

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 21st day of September, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF BRANDON LEE WOLF

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 18-1-01488-3; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant

WHEREAS, Pursuant to this unconditional commutation with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 19-1-00988-06; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/\s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF RICHARD LAMONT GOSSETT

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 18-1-01469-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/\s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF JASON LEE FRO

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 19-1-00151-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposing a term of community custody solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/\s/ Sheri D. Nelson
Deputy Secretary of State
UNCONDITIONAL COMMUTATION OF  
RONNIE FRANK GUTIERREZ JR.

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 19-1-02301-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/\s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF  
JORGE JUSTO-DELAPAZ

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 20-1-01357-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/\s/
Jay Inslee
Governor

/\s/
Sheri D. Nelson
Deputy Secretary of State
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
NICHOLAS WILLIAM MILLER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 17-1-00629-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
TITO MALUA PENEUETA

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case Nos. 15-1-00008-3 and 15-1-01592-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under
RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 18-1-00641-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

Sheri D. Nelson  
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF JUSTICE ELIJAH BECK

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case Nos. 18-01131 and 19-03; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced individual this UNCONDITIONAL COMMUTATION OF JESUS TORRES JR.

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013(1), in Grant County Superior Court, Case No. 18-1-00732-13; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the referenced petitioner this UNCONDITIONAL COMMUTATION OF JUSTICE ELIJAH BECK

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case Nos. 18-01131 and 19-03; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the referenced individual this UNCONDITIONAL COMMUTATION OF JUSTICE ELIJAH BECK

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 18-1-00641-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the referenced petitioner this UNCONDITIONAL COMMUTATION OF ADRIAN MARCUS VILLARREAL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grant County Superior Court, Case No. 18-1-00732-13; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the referenced individual this UNCONDITIONAL COMMUTATION OF ADRIAN MARCUS VILLARREAL
To the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF CLIFTON BERNARD BOYD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 09-1-04906-0; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF ANTONIO GODFREY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in King County Superior Court, Case Nos. 17-1-05884-6; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

/s/ Sheri D. Nelson
Deputy Secretary of State
WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
ROBERT SCOTT INGRAM

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Jefferson County Superior Court, Case No. 16-1-02207-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
RACHEL LEELA ORR

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Jefferson County Superior Court, Case No. 18-1-02017-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State
FIFTH DAY, JANUARY 14, 2022

continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF MICHAEL DANIEL VALENTINE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Okanogan County Superior Court, Case No. 20-1-00023-24; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF CRYSTAL DAWN VAUGHN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 19-1-00608-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF DANIEL LORANCE WESTERBY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody...
UNCONDITIONAL COMMUTATION OF CESAR DAVID CAMACHO-AMEZCUA

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case Nos. 17-4-02246-31, 17-1-02810-31 and 18-1-02761-3; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for possession of a controlled substance, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF MICHAEL PATRICK CARGILL

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 12-1-02191-5, and in Spokane County Superior Court, Case No. 17-1-04506-4; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for possession of a controlled substance, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF PATRICK EARL FARNHAM

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for possession of a controlled substance, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State
To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case Nos. 18-1-01163-03 and 19-1-01414-03; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF JONATHAN M RODRIGUEZ

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Whatcom County Superior Court, Case No. 14-1-00574-4; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State
UNCONDITIONAL COMMUTATION OF
CHRISTOPHER MICHAEL URGAR

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody for possession of a controlled substance pursuant to RCW 69.50.4013(1), in King County Superior Court, Case No. 03-1-06603-2; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referred cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
LEROY K BERRA

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody for possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 19-1-04817-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referred cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
LAWRENCE EDWARD WINGARD JR.

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody for possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 16-1-02189-3; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referred cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State
UNCONDITIONAL COMMUTATION OF
WILLIAM ELLIS BRINTON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case Nos. 16-1-03517-6; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
CLARENCE EDWIN DANIELS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in King County Superior Court, Case No. 14-1-00967-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
BRIAN ADAM GALLAGHER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 20-1-01278-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF DAVID PAUL GILLIGAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 19-1-00855-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF ROBERT CHRISTIAN SAWYER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 11-1-00152-2; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF LUCAS BLAS MANGLONA

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 11-1-00152-2; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I
authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

Sheri D. Nelson  
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF KELSEY RENEE SHARP

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case No. 18-1-00669-03; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

Sheri D. Nelson  
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF JENNIFER RENEE TOMLINSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 18-1-03033-06; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the referenced petitioner this UNCONDITIONAL COMMUTATION of the above-referenced conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

Sheri D. Nelson  
Deputy Secretary of State
to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF

JACOB LEWIS KOOPMAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 12-1-01723-2; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF

MICHAEL THORVALD LAURSEN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 20-1-01723-2; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF

TRAVIS ANTHONY THOMAS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 20-1-02030-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
ARIANA JANINE YAZZIE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 19-1-01440-29; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
ROBERT FARRELL ARMSTRONG

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grant County Superior Court, Case No. 12-1-00095-9; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and
WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF STEPHANIE LORRAINE EHLERT

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 18-1-04683-2; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF DANIEL ALFREDO GUZMAN COREAS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance...
WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF CRYSIAL SHAWNTA RECIO

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF MATTHEW COLE LEBLANC

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013, in Stevens County Superior Court, Case No. 20-1-00227-33; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF BRANDON MICHAEL REYNOLDS

To All to Whom These Presents Shall Come, Greetings:
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 19-1-01364-0; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued *State v. Blake*, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the *Blake* decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the *Blake* decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF GENARO MEDINA RIVAS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Lewis County Superior Court, Case No. 17-1-00616-21; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued *State v. Blake*, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the *Blake* decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the *Blake* decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grant County Superior Court, Case No. 20-1-00019-13; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF THOMAS LAVERN BOGART JR.

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 15-1-01805-6 and 15-1-01947-8; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF KEVIN ANDREW DICKEY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Cowlitz County Superior Court, Case No. 20-1-00522-08; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State
UNCONDITIONAL COMMUTATION OF
CHRISTIAN PAUL MATTSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 17-1-01435-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

/s/  Jay Inslee
Governor

/s/  Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
JAMES VINCENT MITCHELL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Skagit County Superior Court, Case No. 12-1-00365-2; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

/s/  Jay Inslee
Governor

/s/  Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
DUNCAN P MEAD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 20-2-00364-43; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).
IN WITNESS WHEREOF, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).
RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case No. 19-1-00046-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

To All to Whom These Presents Shall Come, Greetings:

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant

/\s/  Mark Neary
  Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF CODY JAMES HUNSAKER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case Nos. 18-1-00340-39 and 19-1-00463-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant

/\s/  Mark Neary
  Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF JAMES MYLES KILLIAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case No. 19-1-00721-03; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant

/\s/  Mark Neary
  Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF SALVADOR OROZCO URENA

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant

/\s/  Mark Neary
  Assistant Secretary of State
to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF LEONARD DOYLE BOLICH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 13-1-01601-5; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF JUSTIN FLAMMINGST AR MARTINEZ

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 13-1-01601-5; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

/s/  
Jay Inslee  
Governor

Mark Neary  
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF RICHARD LAWRENCE RAYNER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 13-1-01502-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and
WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF DONALD WILLIAM PARSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case Nos. 18-1-01661-08, 19-1-00476-08 and 19-1-01308-08; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF MONTE TEEFT

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Cowlitz County Superior Court, Case Nos. 18-1-01056-5; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF CHANDELLE BERTHA LIVINGSTON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 16-1-01628-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally
UNCONDITIONAL COMMUTATION OF MICHAEL WADE AUVL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 16-1-01472-34, and in Pierce County Superior Court, CaseNo.18-1-01538-5; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the referenced individual from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ALISA DOREEN RICE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Whatcom County Superior Court, Case Nos. 16-1-01627-1 and 17-1-00526-9; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the referenced individual from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF NAMIR U MCBEEAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the referenced individual from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ALISA DOREEN RICE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the referenced individual from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

Jay Inslee
Governor

Mark Neary
Assistant Secretary of State
solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Okanogan County Superior Court, Case No. 18-1-00056-2; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant under RCW 69.50.4013(1), in light of the Blake decision;

Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s). IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 18th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
ERIC ANDREW ANDERSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 15-1-01148-6; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s). IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 21st day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
ASHLEA ANN FRAKER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clallam County Superior Court, Case No. 17-1-00148-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s). IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 21st day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Garfield County Superior Court, Case No. 20-1-00005-12; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant

Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 21st day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State
UNCONDITIONAL COMMUTATION OF
GARY LEE MATHIS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 19-1-02346-06; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 21st day of October, A.D., two thousand and twenty-one.

/s/    Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
MICAH ALEXANDER MERFELD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 19-1-02095-6; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 21st day of October, A.D., two thousand and twenty-one.

/s/    Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF
CHRISTOPHER DEAN KNAPTON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Ferry County Superior Court, Case Nos. 17-1-00044-2 and 19-1-00037-10; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 21st day of October, A.D., two thousand and twenty-one.

/s/    Jay Inslee
Governor

/s/
Mark Neary
Assistant Secretary of State
FIFTH DAY, JANUARY 14, 2022
Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF KRISTIN ELISE JACOBSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 18-1-00298-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 21st day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF VERNIE WESTLEY REED JR.

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 16-1-03849-4; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 21st day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF KRISTIN ELISE JACOBSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 17-1-01249-3; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 21st day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF JOSEPH J RICHTER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Columbia County Superior Court, Case No. 16-1-00007-5; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, the referenced individual is currently in Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for convictions under RCW 69.50.4013, relating to the referenced cause number(s).

Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the referenced petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 21st day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF XAVIER JOVUGHN SMITH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in King County Superior Court, Case No. 17-1-07865-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the referenced petitioner from any remaining supervision and to cease collaborating legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 21st day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Mark Neary
Assistant Secretary of State

UNCONDITIONAL COMMUTATION OF ERIC GIL ROBINSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in King County Superior Court, Case No. 14-1-06968-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I
FIFTH DAY, JANUARY 14, 2022

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case No. 19-1-00705-03; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
MESHION M. WOODRUFF

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 19-1-00692-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
WAHIKUNA W BIXBY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 15-1-03001-0; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
MICHAEL W FLOYD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 19-1-00692-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of October, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State
vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of October, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF VICTORIYA MIKHAILOVNA TARASENKO

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in light of the Blake decision; and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of October, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF STEVEN ROBERT BROKOFSKY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case Nos. 18-1-02878-31 and 18-1-03172-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION of this individual's conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF ABEL CAMACHO-VERGARA

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 19-1-01984-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because
FIFTH DAY, JANUARY 14, 2022

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
JACQUELINE KRISTINE BOOTH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 18-1-03131-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
MARQUEZ TYRONE LLOYD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 15-1-02396-3; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
DANIEL WAYNE PETERSEN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody...
solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case Nos. 18-1-02273-34 and 19-1-00680-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF KENNETH ALLEN TAYLOR

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 17-1-02830-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF TIMOTHY JONATHON THOMAS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case No. 18-1-00446-6; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in King County Superior Court, Case No. 19-1-04812-0; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one.

Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF HEATHER C FRANCIS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grays Harbor County Superior Court, Case No. 14-1-00167-6; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one.

Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF BRIAN DONALD LORENTZEN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 16-1-03356-4; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one.

Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State
UNCONDITIONAL COMMUTATION OF MATTHEW PAUL DEWAAL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 15-1-01458-9; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF MICHAEL GARY SCHAEDER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 14-1-00473-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF CHRISTOPHER P. ROBBINS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 17-0-02551-0; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions- and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 18-1-01177-3; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this conviction(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF ROBERT RYLAND MILES

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 18-1-014515-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one.

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF MICHAEL JAMES WRIGHT

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case Nos. 11-1-00353-5, 12-1-01177-3, 18-1-00989-34 and 13-1-01320-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
CHRISTOPHER RONALD JAMES BESSETTE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Island County Superior Court, Case No. 19-1-00787-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
RICHARD ALLAN AUSTIN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Island County Superior Court, Case No. 19-1-00787-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 17-1-00068-3; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s). IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one. /s/ Jay Inslee Governor

UNCONDITIONAL COMMUTATION OF DAVID ALLEN SILLS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 18-1-00068-3; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s). IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one. /s/ Jay Inslee Governor

UNCONDITIONAL COMMUTATION OF ROSENDO SANCHEZ-ORNELAS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 16-1-00451-0; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant
To all the referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF TERRANCE RD PIGOTT

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 17-1-02111-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF WISDOM CHANCE JERRED

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 19-1-02081-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF THOMAS LEE ALLEN JENNINGS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Franklin County Superior Court, Case Nos. 13-1-50565-6 and 16-1-50489-11, and in Benton County Superior Court, Case No. 17-1-01273-8; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, I am concerned about the continued enforcement
of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Deputy Secretary of State

FULL AND UNCONDITIONAL PARDON OF CRYSTAL LEE COLLEY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, Crystal Lee Colley was found guilty of MARIJUANA POSSESSION in Thurston County District Court, Case No. CI 1767TC, a misdemeanor offense.

WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.

WHEREAS, this is the only criminal conviction on the petitioner's record.

WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Crystal Lee Colley this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Thurston County District Court, Case No. CI 1767TC.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 26th day of March, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

FULL AND UNCONDITIONAL PARDON OF SAMANTHA LEIGH ICE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, Samantha Leigh Ice was found guilty of MARIJUANA POSSESSION in Snohomish County District Court, Case No. C00042768, a misdemeanor offense.

WHEREAS, in November 2012, Washington voters passed Initiative 502, which legalized the possession of small amounts of marijuana for personal recreational use for adults.

WHEREAS, this is the only criminal conviction on the petitioner's record.

WHEREAS, because of society's evolving views of adult marijuana use and the ongoing burden this conviction places on the petitioner, I have determined that the best interests of justice will be served by this action, as part of my Marijuana Justice Initiative.

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to Samantha Leigh Ice this pardon for the misdemeanor conviction of MARIJUANA POSSESSION, in Snohomish County District Court, Case No. C00042768.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 15th day of April, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

Assistant Secretary of State
UNCONDITIONAL COMMUTATION OF
JOSHUA L BEDARD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Asotin County Superior Court, Case No. 17-1-00140-02; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
LEREA MARILLA HOGAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 16-1-00404-5; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
BRANDON THOMAS GEISSLER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 19-1-01569-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State
UNCONDITIONAL COMMUTATION OF PARIS CHRISTIAN SHARPE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 18-1-00108-2; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF TALISTIMU MAXINE TAYLOR

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 16-1-00563-4; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF MARSHA LEANNE TERASI

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case Nos. 14-1-01230-0 and 16-1-01200-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF MARIAH LOVREE KNIGHT

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court Case No. 18-1-02210-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF KYLE LEE CHEERS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court Case No. 18-1-03247-5; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I...
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 16-1-00581-3; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
SHELBY PATRICK HOGAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 16-1-00581-3; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

/s/
Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
JOHN ALEX FULCHER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 18-1-00581-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant
to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF KRISTOPHER JAMES PHILLIPS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 19-1-00160-09; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

QUAYSHAUN DUMARS BRECKENFELD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 19-1-04794-3; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF THOMASROYBORNOTY

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Douglas County Superior Court, Case No. 19-1-00160-09; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State
under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF CHELSEA RAVEN BUSSANICH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Lewis County Superior Court, Case No. 17-1-00047-21; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF RANDY ARTHUR FJELD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Lewis County Superior Court, Case No. 17-1-00047-21; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF CHELSEA RAVEN BUSSANICH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Lewis County Superior Court, Case No. 17-1-00047-21; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF CHELSEA RAVEN BUSSANICH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Lewis County Superior Court, Case No. 17-1-00047-21; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally
continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 24th day of November, A.D., two thousand and nineteen.

Jay Inslee
Governor

/sh/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF JACOB CARL STOMBERG

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 16-1-01727-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 30th day of November, A.D., two thousand and nineteen.

Jay Inslee
Governor

/sh/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF ANTHONY OWEN ROBERTS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case No. 18-1-01420-03; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 30th day of November, A.D., two thousand and nineteen.

Jay Inslee
Governor

/sh/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF ANTHONY EUGENE HENDERSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance
pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 17-1-02364-7; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 30th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF ALAN SCOTT RIDGWAY JR.

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 30th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF BROOKLYN MARIE WYMAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 18-1-01626-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual’s judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 30th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF JOSHUA ARTHUR COX WILSON
To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case Nos. 19-1-02459-5 and 19-1-00845-0; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 30th day of November, A.D., two thousand and nineteen.

/s/  Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
MICHAEL FRANCIS MULICH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 19-1-014178-6; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 30th day of November, A.D., two thousand and nineteen.

/s/  Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
SHIYAN A JONES

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 20-1-02034-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 30th day of November, A.D., two thousand and nineteen.

/s/  Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State
FIFTH DAY, JANUARY 14, 2022

UNCONDITIONAL COMMUTATION OF 
JUAN CARLOS ARROYO

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case No. 20-1-00616-03; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 30th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF 
RAYMOND JEROME FRANETICH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 16-1-01592-2; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 30th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF 
SALVADOR GONZALES JR.

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 17-1-02180-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 30th day of November, A.D., two thousand and nineteen.

/s/ Sheri D. Nelson
Deputy Secretary of State
UNCONDITIONAL COMMUTATION OF JEREMY DEAN KIMBRELL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 19-1-01422-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 30th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF MAKENZEE KAY PIERCE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grays Harbor County Superior Court, Case No. 18-1-00117-14; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 30th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

/s/ Sheri D. Nelson
Deputy Secretary of State
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 30th day of November, A.D., two thousand and nineteen.

/s/ Jay Inslee
Governor

Sheri D. Nelson
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF ERNEST ANDERS HOLMES

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Franklin County Superior Court, Case No. 18-1-50351-11; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, , 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 13th day of December, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

Randy Bolerjack
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF GARRETT LEIGH MORGAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case Nos. 17-1-02698-1, 18-1-00022-1 and 18-1-01658-5; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, , 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for
POSSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s). 

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 13th day of December, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Randy Bolerjack
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
GARY GLEN OLSEN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Okanogan County Superior Court, Case No. 20-1-00944-0; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 13th day of December, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Randy Bolerjack
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
ERIC DANIEL DEANE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grant County Superior Court, Case No. 19-1-00525-13; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 13th day of December, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Randy Bolerjack
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
LIONEL ELIAS WHITE

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 20-1-01797-32, and in Yakima County Superior Court, Case No. 13-1-01575-2; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and
NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioners this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 13th day of December, A.D., two thousand and twenty-one.

/s/ Jay Inslee Governor

Randy Bolerjack
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF DOMINIQUE DESHUN BOSWELL

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case No. 19-1-00975-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 13th day of December, A.D., two thousand and twenty-one.

/s/ Jay Inslee Governor

Randy Bolerjack
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF JOLENE RAY GORSUCH

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case No. 12-1-01175-7, 15-1-00677-4 and 17-1-00602-9; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 13th day of December, A.D., two thousand and twenty-one.

/s/ Jay Inslee Governor

Randy Bolerjack
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF MONIQUE SHERICA NAIRN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 17-1-02138-7; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally
continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).  

IN WITNESS WHEREOF, I, have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 13th day of December, A.D., two thousand and twenty-one.

Jay Inslee  
Governor

Randy Bolerjack  
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF JOSHUA EUGENE CAMPOS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Island County Superior Court, Case Nos. 18-1-00165-34, 18-1-01013-34, 18-1-01392-34, 18-1-01414-34 and 18-1-01440-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).  

IN WITNESS WHEREOF, I, have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 13th day of December, A.D., two thousand and twenty-one.

Jay Inslee  
Governor

Randy Bolerjack  
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF TAJH VONDESE WARD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case Nos. 18-1-00165-34, 18-1-01013-34, 18-1-01392-34, 18-1-01414-34 and 18-1-01440-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).  

IN WITNESS WHEREOF, I, have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of December, A.D., two thousand and twenty-one.

Jay Inslee  
Governor

Randy Bolerjack  
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF EMILIO ALEJANDRO MORA

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Island County Superior Court, Case Nos. 18-1-00165-34, 18-1-01013-34, 18-1-01392-34, 18-1-01414-34 and 18-1-01440-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).  

IN WITNESS WHEREOF, I, have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 14th day of December, A.D., two thousand and twenty-one.

Jay Inslee  
Governor

Randy Bolerjack  
Deputy Secretary of State
FIFTH DAY, JANUARY 14, 2022

solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Okanogan County Superior Court, Case No. 20-1-00274-24; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of December, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/j
Randy Bolerjack
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
DAVID ALEXANDER SEVIER

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Spokane County Superior Court, Case No. 18-1-02188-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under

/s/
Jay Inslee
Governor

/Randy Bolerjack
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
KAYL SPENCER DAVIS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 19-1-02247-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under

/s/
Jay Inslee
Governor

/Randy Bolerjack
Deputy Secretary of State
To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Pierce County Superior Court, Case No. 17-1-03560-4; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of December, A.D., two thousand and twenty-one.

Jay Inslee
Governor

Randy Bolerjack
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF JUSTIN LEWIS ADAMS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case No. 18-1-00767-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence .order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of December, A.D., two thousand and twenty-one.

Jay Inslee
Governor

Randy Bolerjack
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF DYLAN JAMES VON OLNHAUSEN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Benton County Superior Court, Case No. 16-1-04044-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of December, A.D., two thousand and twenty-one.

Jay Inslee
Governor

Randy Bolerjack
Deputy Secretary of State
UNCONDITIONAL COMMUTATION OF
PAUL GALLARON HATFIELD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case Nos. 18-1-00148-31, 17-1-01063-31 and 17-1-01064-31; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of December, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Randy Bolerjack
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
JEANNIE BLACKDEN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Thurston County Superior Court, Case Nos. 17-1-02211-34 and 19-1-00456-34; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of December, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Randy Bolerjack
Deputy Secretary of State
WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in King County Superior Court, Case No. 13-1-10917-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 22nd day of December, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Randy Bolerjack
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF KENDALL TODD ALSTON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in King County Superior Court, Case No. 13-1-10917-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION of the above referenced conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 22nd day of December, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Randy Bolerjack
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF JALEN DEARONNE FORD

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in King County Superior Court, Case No. 20-1-01788-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 22nd day of December, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Randy Bolerjack
Deputy Secretary of State
IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 22nd day of December, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Randy Bolerjack
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF KENNY BURRELL GIPSON

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clackamas County Superior Court, Case No. 19-1-03451-06; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 22nd day of December, A.D., two thousand and twenty-one.

/s/
Jay Inslee
Governor

/s/
Randy Bolerjack
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF KELSY RAEANN HARNESS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Clark County Superior Court, Case No. 19-1-03451-06; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for
UNCONDITIONAL COMMUTATION OF
VINCENT MICHAEL WILLIAMS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 16-1-10243-32 and 20-1-10263-32; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 22nd day of December, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Randy Bolerjack
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
JASON DANIEL SCHMITT

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 16-1-102246-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 22nd day of December, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Randy Bolerjack
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF
CHRISTOPHER MICHAEL HARRIS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above referenced cause is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Snohomish County Superior Court, Case Nos. 14-1-00913-0 and 14-1-00912-1; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170,481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant the above referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 22nd day of December, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/ Randy Bolerjack
Deputy Secretary of State
vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 22nd day of December, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

UNCONDITIONAL COMMUTATION OF JERALD MARVIN BROOKS

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Yakima County Superior Court, Case No. 17-1-01032-39; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 22nd day of December, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Randy Bolerjack
Deputy Secretary of State

UNCONDITIONAL COMMUTATION OF DILLON R FLANNIGAN

To All to Whom These Presents Shall Come, Greetings:

WHEREAS, the above-referenced individual is currently in Washington State Department of Corrections custody, under a judgment and sentence(s) imposing a term of community custody solely for conviction(s) of possession of a controlled substance pursuant to RCW 69.50.4013(1), in Grays Harbor County Superior Court, Case No. 17-1-00517-14; and

WHEREAS, on February 25, 2021, the Washington State Supreme Court issued State v. Blake, 197 Wn.2d 170, 481 P.3d 521 (2021), holding that RCW 69.50.4013(1) violates the due process clauses of the United States and Washington Constitutions and is void; and

WHEREAS, the Department of Corrections must legally continue to enforce the judgment and sentence order(s) because no court has yet to apply the Blake decision to this individual's judgment and sentence(s); and

WHEREAS, I am concerned about the continued enforcement of judgment and sentence orders imposed solely for convictions under RCW 69.50.4013(1), in light of the Blake decision; and

NOW, THEREFORE, I, Jay Inslee, by virtue of the power vested in me as Governor of the state of Washington, hereby grant to the above-referenced petitioner this UNCONDITIONAL COMMUTATION with respect to the conviction(s) for POSSESSION OF A CONTROLLED SUBSTANCE, under RCW 69.50.4013, relating to the above-referenced cause number(s). Pursuant to this unconditional commutation, I authorize the Department of Corrections to immediately release the petitioner from any remaining supervision and to cease collecting legal financial obligations relating to this conviction(s).

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 22nd day of December, A.D., two thousand and twenty-one.

/s/ Jay Inslee
Governor

/s/
Randy Bolerjack
Deputy Secretary of State

MOTION

On motion of Senator Pedersen, the Senate advanced to the fifth order of business.

INTRODUCTION AND FIRST READING

SB 5861 by Senators Liias and Robinson
AN ACT Relating to housing benefit districts; adding a new section to chapter 82.14 RCW; and adding a new chapter to Title 35 RCW.

Referred to Committee on Housing & Local Government.

SB 5862 by Senators Lovelett and Rivers
AN ACT Relating to technical changes to the commercial property assessed clean energy and resiliency program; and amending RCW 36.165.060.
Referred to Committee on Environment, Energy & Technology.

SB 5863 by Senators Saldaña and Liias
AN ACT Relating to the removal of vehicles by a regional transit authority when obstructing the operation of high capacity transportation vehicles or jeopardizing public safety; and amending RCW 46.55.010 and 46.55.080.

Referred to Committee on Transportation.

SB 5864 by Senators L. Wilson and Dozier
AN ACT Relating to unemployment eligibility for certain unvaccinated employees; amending RCW 50.20.010, 50.20.050, and 50.29.021; reenacting and amending RCW 50.20.050; creating a new section; providing an effective date; providing an expiration date; and declaring an emergency.

Referred to Committee on Labor, Commerce & Tribal Affairs.

SB 5865 by Senator Sheldon
AN ACT Relating to establishing recreational target shooting areas on public lands; amending RCW 4.24.210; and creating a new section.

Referred to Committee on Agriculture, Water, Natural Resources & Parks.

SB 5866 by Senators Robinson and Randall
AN ACT Relating to medicaid long-term services and supports eligibility determinations completed by federally recognized Indian tribes; and amending RCW 74.39A.090, 74.39A.095, 74.39A.515, 74.09.520, and 74.39A.009.

Referred to Committee on Health & Long Term Care.

SB 5867 by Senator Fortunato
AN ACT Relating to compassionate and effective strategies to address the homelessness crisis; adding a new section to chapter 36.01 RCW; and creating a new section.

Referred to Committee on Housing & Local Government.

SB 5868 by Senators Hawkins and Kuderer
AN ACT Relating to expanding the use of the rural counties public facilities sales and use tax to include affordable workforce housing; and amending RCW 82.14.370.

Referred to Committee on Housing & Local Government.

SB 5869 by Senators Lovick and Dhingra
AN ACT Relating to photographs, digital photographs, microphotographs, videotapes, other recorded images, or other records identifying a specific instance of travel from toll systems and traffic safety cameras; amending RCW 46.63.160, 46.63.170, and 46.63.170; providing an effective date; and providing an expiration date.

Referred to Committee on Law & Justice.

SB 5870 by Senators Frocht and Pedersen
AN ACT Relating to the uniform college athlete name, image, or likeness act; amending RCW 42.56.270; adding a new chapter to Title 63 RCW; and prescribing penalties.

Referred to Committee on Law & Justice.

SB 5871 by Senator J. Wilson
AN ACT Relating to establishing a pilot project to authorize certificated teachers to operate microschools; amending RCW 28B.76.526; adding a new chapter to Title 28A RCW; and providing an expiration date.

Referred to Committee on Early Learning & K-12 Education.

SB 5872 by Senator Brown
AN ACT Relating to recognizing that power plants that comply with the state greenhouse gas emissions performance standard are consistent with Washington's long-term policy for electricity; amending RCW 19.405.050 and 80.80.050; and creating a new section.

Referred to Committee on Environment, Energy & Technology.

SB 5873 by Senator Keiser
AN ACT Relating to increasing access to the provisions of the Washington death with dignity act; amending RCW 42.56.070, 42.56.080, and 42.56.100; and declaring an emergency.

Referred to Committee on Ways & Means.

HB 1122 by Representatives Lovick, Klippert, Ryu, Goodman, MacEwen and Orwell
AN ACT Relating to the retirement age for state guard members; amending RCW 38.16.015; and declaring an emergency.

Referred to Committee on State Government & Elections.

SHB 1124 by House Committee on Health Care & Wellness
(originally sponsored by Cody)
AN ACT Relating to nurse delegation of glucose monitoring, glucose testing, and insulin injections; amending RCW 18.79.260; reenacting and amending RCW 18.79.260; providing an effective date; and providing an expiration date.

Referred to Committee on Health & Long Term Care.

ESHB 1141 by House Committee on Health Care & Wellness
(originally sponsored by Rude, Macri, Stonier, Tharinger, Ormsby, Frame, Pollet, Goodman, Peterson, Thai, Ramel, J. Johnson, Bateman, Simmons, Fitzgibbon and Valdez)
AN ACT Relating to recognizing that power plants that comply with the state greenhouse gas emissions performance standard are consistent with Washington's long-term policy for electricity; amending RCW 19.405.050 and 80.80.050; and creating a new section.

Referred to Committee on Health & Long Term Care.

ESHB 1329 by House Committee on Local Government
(originally sponsored by Wicks, Pollet, Taylor, Ryu,
Wylie, Shewmake, Bateman, Lovick, Fey, Morgan, Lekanoff, Harris-Talley and Peterson)

AN ACT Relating to public meeting accessibility and participation; amending RCW 42.30.010, 42.30.030, 42.30.110, and 42.30.900; adding new sections to chapter 42.30 RCW; and creating new sections.

Referred to Committee on State Government & Elections.

MOTIONS

On motion of Senator Pedersen, all measures listed on the Introduction and First Reading report were referred to the committees as designated with the exception of Senate Bill No. 5869 which was designated to the Committee on Transportation and referred to the Committee on Law & Justice.

At 12:33 p.m., on motion of Senator Pedersen, the Senate adjourned until 11:45 a.m. Monday, January 17, 2022.

DENNY HECK, President of the Senate

SARAH BANNISTER, Secretary of the Senate
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