PAUL PROSECUTOR, Bar No. 123456 District Attorney for Salt Lake County 123 Main Street, Suite 400 Salt Lake City, UT 84000-1111 Telephone: (801) 123-4567 paul@prosecutor.gov

IN THE THIRD DISTRICT COURT, SALT LAKE DEPARTMENT IN AND FOR SALT LAKE COUNTY, STATE OF UTAH

| THE STATE OF UTAH, | Screened by: Assigned to: |
|--------------------------|------------------------------|
| Plaintiff, | CHARGING DOCUMENT |
| v. | MADE FOR CLASS |
| TAYLOR SMITH | |
| DOB: 4/1/88 | Bail: \$50,000 |
| 2501 E. 3750 S. | Warrant/Release: |
| Salt Lake City, UT 84121 | |
| | Case No.: |
| Defendant. | |

The undersigned Officer M. Smith, Salt Lake City Police Department, Agency Case No. 12345-6789, upon a written declaration states on information and belief that the defendant, Taylor Smith, committed the crime(s) of:

COUNT 1

POSSESSION OR USE OF A CONTROLLED SUBSTANCE, §58-37-8(2)(a)(i), UCA, a Third Degree Felony, as follows: That on or about on November 1, 2017 at 890 E. 900 S., in Salt Lake County, State of Utah, the defendant was found to knowingly and intentionally possess or use a controlled substance analog or a controlled substance which was classified in Schedule I, to wit: marijuana cigarette ("joint") found in vehicle.

COUNT 2

DRIVING UNDER THE INFLUENCE OF ALCOHOL, DRUGS, OR A COMBINATION OF BOTH OR WITH SPECIFIED OR UNSAFE BLOOD ALCOHOL CONCENTRATION, § 41-6a-502(1)(b), UCA as follows: That on or about on November 1, 2017 at 890 E. 900 S., in Salt Lake County, State of Utah, the defendant was operating or being in actual physical control of a motor vehicle while having alcohol in the blood or while under the influence of alcohol or any drug or the combined influence of alcohol and any drug; or in relation to any of the matters described in Subsection (1)(a), the use of: a chemical test or chemical tests, evidentiary presumptions, penalties, or any combination of the matters described in Subsection, to wit: failed sobriety test and was found with an open box of red wine in vehicle.

COUNT 3

TRAFFIC CODE VIOLATION, § 41-6a-1604(2)(a), UCA, as follows: That on or about on November 1, 2017 at 890 E. 900 S., in Salt Lake County, State of Utah, the defendant was found driving a vehicle with one broken tail light.

COUNT 4

TRAFFIC CODE VIOLATION, § 41-1a-404(1), UCA, as follows: That on or about on November 1, 2017 at 890 E. 900 S., in Salt Lake County, State of Utah, the defendant was found driving a vehicle with the front license plate missing.

COUNT 5

UNLAWFUL SEXUAL CONDUCT WITH A MINOR, § 76-5-401.2, UCA, a Third Degree Felony, as follows: That on or about on October 31, 2017 at 1590 E. Sunnyside Ave., in Salt Lake County, State of Utah, the defendant attended a party where he allegedly groped Terry Brown, a minor, underneath her clothing. Brown reported the crime on November 4, 2017. The defendant was already being held in Salt Lake County Metro Jail for counts 1-4 in this document.

THIS INFORMATION IS BASED ON EVIDENCE OBTAINED FROM THE FOLLOWING WITNESSES:

Terry Brown

DECLARATION OF PROBABLE CAUSE:

Your Declarant bases this Information upon the following:

On or about November 1, 2017 at approximately 12:38 a.m., the defendant was found travelling on 950 East when Officer M. Smith pulled him over for driving with a broken taillight. The officer also noted that the defendant's vehicle was missing the front license plate.

Upon examination, the Officer found the defendant to be intoxicated, as well as in possession of a marijuana cigarette ("join") in the glove compartment. The defendant was subsequently placed under arrest, given Miranda warnings, and booked, questioned, and released at the Salt Lake County Metro Jail.

On November 4, 2017, Terry Brown, a minor, reported that she had been groped during a party which took place on October 31, 2017. The defendant had attended this same party right before being arrested on November 1, 2017. Brown stated she had been groped underneath her clothing by defendant at the end of the party just before defendant left.

The defendant was subsequently interrogated, whereupon he mentioned that he had drank, danced, and made out with the victim, but does not remember anything else. He stated that it was possible, given the alcohol and marijuana consumption, that he did "touch" the victim "inappropriately."

REQUEST FOR ISSUANCE OF A WARRANT:

The State hereby requests that the Court issue a Warrant of Arrest in the above-entitled case for the following reason(s):

The defendant is currently in the custody of the Salt Lake County jail. The State requests a warrant to secure the appearance of the accused in Court.

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Pursuant to Utah Code Annotated § 78B-5-705 (2008) I declare under criminal penalty of the State of Utah that the foregoing is true and correct to the best of my belief and knowledge.

Executed on:

Officer J. Abrams Declarant

Authorized for presentment and filing

PAUL PROSECUTOR

District Attorney Date: