

NO. \_\_\_\_\_

THE STATE OF TEXAS

§

THE COUNTY COURT AT LAW

VS.

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OF

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McLENNAN COUNTY, TEXAS

**WAIVER OF JURY TRIAL AND OTHER RIGHTS, ACKNOWLEDGMENTS AND PLEA**  
*(Guilty or Nolo Contendere)*

I, the Defendant, in person, and in open court, after full consultation with, and with the consent and approval of my attorney, freely and voluntarily enter my plea and make the waivers, requests, acknowledgments and stipulations contained in this document.

I am the person charged in this Information, I am mentally competent, I understand the charge(s) against me. and my true name is correctly alleged in the Information, unless I have submitted a written name correction. I understand I can plead guilty, not guilty or nolo contendere ("no contest"). I understand the minimum and maximum punishment possible in this case.

**Waivers and Plea:** I understand I have the right to remain silent, and the right to have these proceedings recorded by a court reporter; I waive those rights. If I am represented by court-appointed counsel, I waive my right to ten days to prepare for trial following my attorney's appointment. I understand I have the right to a jury trial on any plea I enter. I waive my right to be tried by a jury, and I request the Court to receive my plea of \_\_\_\_\_ **GUILTY** \_\_\_\_\_ **NOLO CONTENDERE** herein, and to assess my punishment without a jury. I expressly agree that the State's attorney may summarize the State's evidence in this cause and may submit to the Court any supporting documents. I waive any right to confront and cross-examine the witnesses against me and agree and stipulate that, if the witnesses were personally present and testifying under oath, their testimony would be the same as reflected by the State's summary of evidence and documentary evidence. I consent and agree to any other stipulations I have approved in writing and filed with the Court. I request that the Court not order a pre-sentence investigation.

**Plea Agreements:** I understand that the State's punishment recommendation, if any, is not binding on the Court, and that **if the punishment assessed by the Court does not exceed the punishment recommended by the prosecutor and agreed to by me, I cannot appeal without the Court's permission, except on matters raised by written motion filed and ruled on prior to trial.**

**Citizenship:** \_\_\_\_\_ I AM or \_\_\_\_\_ I AM NOT a citizen of the United States. (If "I am not" checked, Defendant and Defense Counsel should complete a separate Acknowledgment by Non - U.S. Citizen).

**Deferred Adjudication:** I understand that if the Court defers an adjudication of guilt and places me on community supervision, on violation of any condition, I may be arrested, and my hearing will be limited to a decision by the Court on whether to proceed with an adjudication of guilt on the original charge. If the Court proceeds to an adjudication of guilt, all proceedings, including assessment of punishment, sentencing, granting of community supervision, and appeal will continue as if adjudication of guilt had not been deferred. I acknowledge that, upon adjudication of guilt, I can be sentenced to the maximum punishment provided by law for this offense.

**Family/Dating Violence:** *If you are convicted of a misdemeanor offense involving violence where you are or were a spouse, intimate partner, parent, or guardian of the victim, or are or were involved in another, similar relationship with the victim, it may be unlawful for you to possess or purchase a firearm, including a handgun or long gun, or ammunition, pursuant to federal law under 18 U.S.C. Section 922 (g) (9) or Section 46.04 (b) Texas Penal Code. If you have any questions whether these laws make it illegal for you to possess or purchase a firearm, you should consult an attorney.* I acknowledge that 1) I have read and understand the statements above, 2) I have been advised that if a family violence or dating violence finding is made, if I am charged with a crime in the future in which family violence or dating violence is alleged, the State may prosecute that offense as a felony and, if I am convicted of that offense, I could be sentenced as a felon, and 3) I would be prohibited from possessing or transferring any type of firearm or ammunition.

Defendant's signature: \_\_\_\_\_

**Military Service:** \_\_\_\_\_ I AM NOT or \_\_\_\_\_ I AM a member of any state military force or serving in the armed forces of the United States in an active-duty status. (if "I am" checked, Defendant must complete a separate Certificate of Military Service)

I have read this document, it has been explained to me, and I understand the consequences of my plea. I still insist upon my plea indicated above.

Date: \_\_\_\_\_

Defendant's signature: \_\_\_\_\_

I have consulted with and advised my client concerning the charges and my client's rights, including the plea entered and its consequences. I believe my client is competent and fully understands the admonishments and the consequences of his/her plea. I approve all waivers, acknowledgments, requests and stipulations made herein.

Date: \_\_\_\_\_

Attorney for Defendant: \_\_\_\_\_

State Bar Number: \_\_\_\_\_

APPROVED:

Assistant Criminal District Attorney: \_\_\_\_\_

State Bar Number: \_\_\_\_\_

The Court finds that the Defendant 1) is mentally competent, 2) understands the nature of the charge(s), 3) has been duly admonished regarding and understands the consequences of the waivers, requests and acknowledgments herein, and 4) persists in Defendant's waivers, requests and plea. The Court, therefore, approves and accepts the Defendant's written waivers,, requests, acknowledgments and plea made herein.

Date: \_\_\_\_\_

Judge Presiding: \_\_\_\_\_

NO. \_\_\_\_\_

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McLENNAN COUNTY, TEXAS

**APPLICATION FOR COMMUNITY SUPERVISION**

The Defendant hereby requests community supervision, and states the following in support:

**PRIOR CONVICTIONS** *(excluding probation)*

**MUST SELECT ONE!**

Before this date, \_\_\_\_\_ I have never been OR \_\_\_\_\_ I have been –

convicted of a felony **or a misdemeanor** with a punishment range which includes imprisonment, in the State of Texas, or in any other State, or in a Court of the United States of America;

**PRIOR ADULT PROBATION** *(including deferred adjudication and pre-trial diversion)*

**MUST SELECT ONE!**

Before this date, \_\_\_\_\_ I have never been OR \_\_\_\_\_ I have been –

granted community supervision (*probation*), deferred adjudication community supervision, or supervised or formal pre-trial diversion, in the State of Texas, or in any other State, or in a Court of the United States of America.

**ADULT CRIMINAL HISTORY**

Date	Offense(s)	Punishment <i>(or pre-trial diversion)</i>	Probation	
			<i>Regular/Deferred</i>	<i>Successful?</i>

I further acknowledge and understand that, if I am placed on deferred adjudication community supervision in this case, upon my discharge from community supervision and dismissal under Article 42.12, Section 5(c), Texas Code of Criminal Procedure, I may have the right to petition the Court for an Order of Non-Disclosure pursuant to Section 411.081, Texas Government Code.

Signed on: \_\_\_\_\_

\_\_\_\_\_  
Defendant

Approved: \_\_\_\_\_

\_\_\_\_\_  
Attorney for Defendant

THE STATE OF TEXAS  
COUNTY OF McLENNAN

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On this date the Defendant personally appeared and stated on his/her oath that this Application for Community Supervision is complete, true and correct, and that he/she understands and acknowledges that, if any statement herein is not true, the Defendant may be subject to additional criminal charges and the Court may deny this Application.

Date: \_\_\_\_\_

\_\_\_\_\_  
Presiding Judge

NO. \_\_\_\_\_

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McLENNAN COUNTY, TEXAS

**DISCLOSURE OF PLEA AGREEMENT**

The State of Texas and the Defendant have entered into the following plea agreement, and acknowledge that this is the entire agreement. This agreement is not binding on the Court. In return for the waiver of the Defendant's rights and the Defendant's plea of GUILTY, NOLO CONTENDERE or TRUE in this cause, the State makes the following recommendations and waivers.

**JAIL**

Sentence: _____	Fine: \$ _____
<i>[For State's counsel: No objection to _____ weekends _____ work release _____ SPURS _____ E. Monitoring]</i>	

**COMMUNITY SUPERVISION (PROBATION)**

Sentence: _____	Fine: \$ _____
Community supervision period _____	Fine to be paid: \$ _____
Special terms _____	
_____	

**DEFERRED ADJUDICATION**

Community supervision period _____	Fine (deferred adjudication payment) \$ _____
Special terms _____	
_____	

**MULTIPLE COUNTS OR ALLEGATIONS**

**Must be completed if multiple counts are alleged**

<b>Plea agreement</b> - additional counts: _____
<b>Waived</b> - Count No(s): _____ <b>OR</b> MTR/MTA allegations: _____

**OTHER CASES**

The State will dismiss or refuse the following filed or unfiled pending charges

_____
_____

\_\_\_\_\_ **Family/Dating Violence Waiver** The State hereby WAIVES the family or dating violence allegation.

\_\_\_\_\_ **Appeal Waiver:** The Defendant will waive the right to appeal, \_\_\_ except matters preserved in that document

Signed on: \_\_\_\_\_

\_\_\_\_\_  
Assistant Criminal District Attorney

Signed on: \_\_\_\_\_

\_\_\_\_\_  
Defendant

\_\_\_\_\_  
Attorney for Defendant

\_\_\_ Approved \_\_\_ Rejected \_\_\_ Modified

All Counts waived by the State are hereby DISMISSED.

\_\_\_\_\_  
Judge Presiding

NO. \_\_\_\_\_

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MCLENNAN COUNTY, TEXAS

**JUDGMENT OF CONVICTION AND ORDER GRANTING COMMUNITY SUPERVISION**  
*(Plea of Guilty or Nolo Contendere)*

On this date the Defendant, charged with the misdemeanor offense of \_\_\_\_\_, as alleged in the Information herein, appeared in person and with counsel, or voluntarily waived counsel, and the State appeared by her Assistant Criminal District Attorney, and all parties announced ready for trial. The Defendant was arraigned in open court on the charges contained in the Information, and pleaded GUILTY or NOLO CONTENDERE. A jury and a record were waived by all parties, and trial proceeded before the Court. Considering Defendant's plea, all documents, and all evidence submitted, the Court finds the Defendant GUILTY of the offense charged in the information and assesses punishment as set forth below.

It is therefore ADJUDGED by the Court that the Defendant is GUILTY of the offense(s) set out above, and that the Defendant be punished by confinement in the McLennan County Jail for \_\_\_\_\_, a fine in the amount of \$\_\_\_\_\_, and Court Costs.

The Defendant has made application for suspension of imposition of sentence and for community supervision pursuant to Art. 42.12, Texas Code of Criminal Procedure. The best interests of the public and of the Defendant will be served in granting the application. It is ORDERED that imposition of the jail sentence and any fine not ordered paid below is hereby SUSPENDED and the Defendant is released on his/her own recognizance under supervision of the Court through the McLennan County Community Supervision and Corrections Department ("Department") for a period of \_\_\_\_\_ months, subject to the following terms and conditions of community supervision, beginning on the date of the signing of this Order and ending upon Defendant's discharge from community supervision or on the date community supervision is revoked by the Court, whichever is later. *The filing of a motion to revoke or to adjudicate guilt does not terminate or suspend the requirements of this order!*

Defendant is ORDERED to comply with sections 1 through 16 as follows, and with sections 17 and 18 as designated herein by the Court. Defendant shall:

1. Commit no offense against the laws of this State or of any other State, or of the United States;
2. Report immediately to the Department and thereafter, as directed by the Court or the supervision officer, at least once each month, and obey all rules and regulations of the Department;
3. Remain within McLennan County, Texas, unless permitted to leave McLennan County, Texas, by the Court or by the Department, unless supervision is transferred. The Court authorizes the transfer of supervision to \_\_\_\_\_ County, Texas, *(subject to Department approval)* or to the State of \_\_\_\_\_, *(subject to Department and Interstate Compact approval)*. If transfer of the Defendant's supervision is approved, Defendant shall remain within such County/State unless permitted to leave that County/State by this Court or by the supervision officer;
4. Obtain the Department's permission prior to changing Defendant's residence, and report any change of employment or employment status to the Department within 72 hours;
5. Obtain and/or produce to the Department a valid, current Texas Department of Public Safety driver's license or photo identification within thirty (30) days from this date, and maintain the same throughout the community supervision term;
6. Permit the Department's officers to visit the Defendant at home, at work, or elsewhere, at any time;
7. Work faithfully at employment suitable to the Court and the Department, as far as possible, and attend and complete any probationer employment program as directed by the Department;
7. Avoid persons or places of disreputable or harmful character;
9. Avoid injurious or vicious habits, avoid the excessive use of alcoholic beverages, and avoid the unlawful use of drugs, narcotics or any other controlled substance;
10. Provide the Department with a high school diploma or its equivalent or prove skill level of students who have completed 6<sup>th</sup> grade in public schools in this state;
11. Attend the first available community supervision orientation seminar and complete the seminar within 30 days after it begins;
12. Submit to and pay the fee for any **drug, controlled substance and alcohol testing** as directed by the Department;
13. Support Defendant's dependents;
14. Pay \$\_\_\_\_\_ of the fine at the rate of \$\_\_\_\_\_ per month until paid in full;
15. Pay all costs of Court at the rate of \$\_\_\_\_\_ per month until paid in full;
16. Pay a fee of **\$55.00** per month to the Department during the community supervision period. **WAIVED (only if initialed)** \_\_\_\_\_

**(Unless otherwise stated, any ordered payment is due beginning within 30 days from this date as determined by the Department)**

17. Defendant shall perform the following conditions of community supervision, as indicated:
  - \_\_\_\_\_ a. Begin, pay the fee for, and successfully complete the first available \_\_\_\_\_ **DWI**, \_\_\_\_\_ **DWI repeat offender**, or \_\_\_\_\_ **Drug** education program, as directed by the Department, within 180 days;
  - \_\_\_\_\_ b. Attend \_\_\_\_\_ **Alcoholics Anonymous** \_\_\_\_\_ **Narcotics Anonymous** meetings at least \_\_\_\_\_ times per \_\_\_\_\_ week \_\_\_\_\_ month, and provide verification of attendance to the Department;
  - \_\_\_\_\_ c. Enroll in, pay the fee for, and attend a **DWI/Drug Victim Impact Panel** program approved by the Department, and provide proof of attendance to the Department, within sixty (60) days;
  - \_\_\_\_\_ d. Submit to an **alcohol/drug screening and/or evaluation** administered by the Department within 30 days, pay for the screening and/or evaluation within 180 days, and complete any recommended treatment program(s);

- \_\_\_\_\_ e. Pay **restitution** in the amount of \$ \_\_\_\_\_ through the Department in favor of \_\_\_\_\_ **the DA Hot Check Dept.** (see attached list) **OR** \_\_\_\_\_ at the rate of \$ \_\_\_\_\_ per month until paid in full;
- \_\_\_\_\_ f. Obtain and maintain at least the minimum limits of liability insurance for any motor vehicle operated by the Defendant as required by Texas law, and provide the Department with written proof;
- \_\_\_\_\_ g. **Abstain** from consumption of any alcoholic beverage;
- \_\_\_\_\_ h. **Serve** \_\_\_\_\_ **days OR** \_\_\_\_\_ **hours** in the McLennan County Jail within \_\_\_\_\_ days of this order, as directed by the Department, but in accordance with the provisions, if any, indicated below:  
                   **Consecutive days and nights; details:** \_\_\_\_\_  
                   **Weekends; details:** \_\_\_\_\_;
- \_\_\_\_\_ i. Remain in the Defendant's residence every day between the hours of \_\_\_\_\_ **p.m.** and \_\_\_\_\_ **a.m.**;
- \_\_\_\_\_ j. Report **weekly** to the Department as directed by the supervision officer for \_\_\_\_\_ weeks;
- \_\_\_\_\_ k. Successfully complete the following program(s) under the direction and supervision of the Department, as indicated, and pay the fee for such program(s), within \_\_\_\_\_ months:  
                   \_\_\_\_\_ **Batters Intervention and Protection Program (BIPP)**  
                   \_\_\_\_\_ **Non-Intimate Partner Violence Program (NIPVP)**  
                   \_\_\_\_\_ **MHMR Counseling** \_\_\_\_\_ **Cognitive Education** \_\_\_\_\_ **Parenting Class** \_\_\_\_\_ **Financial Planning**
- \_\_\_\_\_ l. Complete \_\_\_\_\_ hours of **community service**, in a Department approved community based program, within \_\_\_\_\_ months, at a minimum rate of \_\_\_\_\_ hours per month, \_\_\_\_\_ concurrent (if checked) with \_\_\_\_\_;  
                   **Exceptions:** \_\_\_\_\_ 1. Defendant is physically or mentally incapable; \_\_\_\_\_ 2.. will work a hardship on Defendant;  
                   \_\_\_\_\_ 3. Defendant is in a substance abuse facility as a condition of community supervision.
- \_\_\_\_\_ m. Pay the sum of \$ \_\_\_\_\_ to the Department for compensation paid to **court-appointed counsel**, at the rate of \$ \_\_\_\_\_ per month until paid in full;
- \_\_\_\_\_ n. Pay the sum of \$ \_\_\_\_\_ to the Department for compensation paid to **court-appointed interpreter**, at the rate of \$ \_\_\_\_\_ per month until paid in full;
- \_\_\_\_\_ o. Begin and successfully complete the **McLennan County DWI/Drug Court Program** as more fully set out in the Agreement of Participation, (Appendix 5);
- \_\_\_\_\_ p. Avoid any association or contact with the following person(s) and/or remain away from the following premises:  
                   \_\_\_\_\_;
- \_\_\_\_\_ q. Pay one payment of **\$50.00** to Waco Crimestoppers, Inc. within \_\_\_\_\_ days [Gov Code 414.001];
- \_\_\_\_\_ r. Pay **\$100.00** to the Waco Family Abuse Center within \_\_\_\_\_ days [**mandatory, family violence, CCRP 42.12, 11(h)**];
- \_\_\_\_\_ s. Additional terms: \_\_\_\_\_

18. The following conditions of community supervision are effective immediately, as indicated:

- \_\_\_\_\_ a. Defendant's **driver's license** is **suspended** for \_\_\_\_\_, effective immediately **OR** (if checked) effective on the following date: \_\_\_\_\_;
- \_\_\_\_\_ b. Defendant shall install a camera ready ignition interlock device on Defendant's primary vehicle, and shall not operate a motor vehicle in a public place which is not so equipped for either —  
                   \_\_\_\_\_ the full probation term or \_\_\_\_\_ (specify the period) \_\_\_\_\_ beginning \_\_\_\_\_;
- \_\_\_\_\_ c. Defendant shall utilize and follow all instructions and requirements regarding the following device(s), as indicated:  
                   \_\_\_\_\_ SCRAM (or its equivalent); \_\_\_\_\_ remote breath testing; \_\_\_\_\_ drug abuse patch; \_\_\_\_\_ GPS monitor;  
                   \_\_\_\_\_ other: \_\_\_\_\_, for —  
                   \_\_\_\_\_ the full probation term **OR** \_\_\_\_\_ (specify the period) \_\_\_\_\_ beginning \_\_\_\_\_,  
                   **OR** \_\_\_\_\_ or until the Department authorizes its discontinued use. Defendant shall pay all costs associated with this requirement, including all damage(s) to the issued device(s), as directed by the Department.

**Family Violence:** The Court finds the Defendant committed family or dating violence in this case: \_\_\_\_\_ [**check here and 17.r. if applicable**]

Date: \_\_\_\_\_ Judge Presiding \_\_\_\_\_

This order has been read and explained to me, I understand the terms of this order, and I have received a copy of this order.

Defendant \_\_\_\_\_ Date \_\_\_\_\_  
 Address \_\_\_\_\_  
 City: \_\_\_\_\_ State: \_\_\_\_\_ Zip: \_\_\_\_\_  
 Employment: \_\_\_\_\_

Supervising Officer \_\_\_\_\_  
 DOB: \_\_\_\_\_  
 Phone: \_\_\_\_\_  
 Phone: \_\_\_\_\_

Defendant's  
 Left Thumb  
 (Use only if right  
 Thumb not available)



Defendant's  
 Right Thumb

NO. \_\_\_\_\_

THE STATE OF TEXAS

IN THE COUNTY COURT

VS.

AT LAW

MCLENNAN COUNTY

**DISCOVERY FORM**

No Discovery Requested

Item	State	Defense	Item	State	Defense
Offense Report			Expert Reports		
Supplement 1-			Medical Records		
Witness Statements			Warrantless Arrest Affidavit		
Defendant Statements			Warrant Affidavit		
Photographs			Warrant		
Diagrams			Search Warrant/Affidavit		
Lab Report			Affidavit of Non-Prosecution		
Video			Audio		
Video			Plea Offer Form & Information		
			DWI Forms		
			<b>PAGE TOTAL</b> _____		

By my signature I acknowledge that discovery on the above Defendant was completed on \_\_\_\_\_, 20\_\_\_\_.

\_\_\_\_\_  
State's Attorney  
SBOT# \_\_\_\_\_

\_\_\_\_\_  
Defense Attorney  
SBOT# \_\_\_\_\_

\*This disclosure does not include criminal histories, attorney work product or otherwise privileged information if applicable.

NO. \_\_\_\_\_

THE STATE OF TEXAS

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McLENNAN COUNTY, TEXAS

**TRIAL COURT'S CERTIFICATION OF DEFENDANT'S RIGHT TO APPEAL**

I, Judge of the trial Court, certify this criminal case:

\_\_\_\_\_ is not a plea-bargain case, and the Defendant has the right of appeal; (or)

\_\_\_\_\_ is a plea-bargain case, but matters were raised by written motion filed and ruled on before trial and not withdrawn or waived, and the Defendant has the right of appeal; (or)

\_\_\_\_\_ is a plea-bargain case, but the trial Court has given permission to appeal, and the Defendant has the right of appeal; (or)

\_\_\_\_\_ is a plea-bargain case, and the Defendant has NO right of appeal; (or)

\_\_\_\_\_ the Defendant has waived the right of appeal.

Date: \_\_\_\_\_.

\_\_\_\_\_  
Judge Presiding

I have received a copy of this certification. I have also been informed of my rights concerning any appeal of this criminal case, including any right to file a pro se petition for discretionary review pursuant to Rule 68 of the Texas Rules of Appellate Procedure. I have been admonished that my attorney must mail a copy of the court of appeal's judgment and opinion to my last known address and that I have only 30 days in which to file a pro se petition for discretionary review in the Court of Criminal Appeals. TEX. R. APP. P. 68.2. I acknowledge that, if I wish to appeal this case and if I am entitled to do so, it is my duty to inform my appellate attorney, by written communication, of any change in the address at which I am currently living or any change in my current prison unit. I understand that, because of appellate deadlines, if I fail to timely inform my appellate attorney of any change in my address, I may lose the opportunity to file a pro se petition for discretionary review.

Date: \_\_\_\_\_

\_\_\_\_\_  
Defendant

\_\_\_\_\_  
Defendant's Counsel

State Bar Number: \_\_\_\_\_

Printed name: \_\_\_\_\_

*Texas Rule of Appellate Procedure 25.2 (a) (2) states: "A defendant in a criminal case has the right of appeal under these rules. The trial court shall enter a certification of the defendant's right to appeal in every case in which it enters a judgment of guilt or other appealable order. In a plea bargain case – that is, a case in which a defendant's plea was guilty or nolo contendere and the punishment did not exceed the punishment recommended by the prosecutor and agreed to by the Defendant – a defendant may appeal only: (a) those matters that were raised by written motion filed and ruled on before trial, or (b) after getting the trial court's permission to appeal."*

NO. \_\_\_\_\_

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McLENNAN COUNTY, TEXAS

**WAIVER OF APPEAL**

I, the Defendant in the above styled and numbered cause, after consultation with my attorney, in open Court, being fully aware of the sentence pronounced against me by the Court, state as follows:

I understand I have the right to file a motion for new trial and an amended motion for new trial within thirty (30) days of the entry of a Judgment and Sentence, Order Granting Probation, Order Revoking Probation or other appealable order of this Court;

I understand I have the right to request the Court's permission to appeal if the punishment assessed against me did not exceed the recommendation of the State contained in the Disclosure of Plea Agreement, if any, and I have the right to appeal matters raised by written motion and presented to and ruled upon by the Court prior to my trial;

I understand I have the right to give notice of appeal and to appeal from the Judgment, Sentence or other appealable order of this Court, unless prohibited by law from doing so;

I understand that, if I appeal and if I am indigent, I have the right to a free record and transcript, and I have the further right to court-appointed counsel to prosecute my appeal.

Knowing these rights, I expressly **WAIVE ALL RIGHTS TO APPEAL**, and I further **WAIVE** the following:

1. The right to file a motion for new trial or an amended motion for new trial;
2. The right to request permission from the trial Court to appeal;
3. The right to appeal matters raised by written motion and ruled upon prior to trial (unless reserved below);
4. The right to give notice of appeal or the right to appeal any Judgment, Sentence or other appealable order of this Court, (unless reserved below);
5. The right on appeal to a free record, a free transcript and a court-appointed attorney, if I am indigent.

\_\_\_\_\_ I hereby reserve and DO NOT WAIVE all my rights to appeal the following matter(s) raised by written motion and ruled upon by the trial Court prior to trial: \_\_\_\_\_

Signed on: \_\_\_\_\_

\_\_\_\_\_  
Defendant's signature

I have consulted with my client and have advised him of all his/her rights on appeal. I believe my client fully understands the admonishments and is aware of the consequences of this waiver. I approve this waiver of appeal.

Date: \_\_\_\_\_

\_\_\_\_\_  
Attorney for Defendant

It appears to the Court that the Defendant has been duly admonished regarding and understands the consequences of this waiver of appeal, and the Court, therefore, approves and accepts the Defendant's written waiver of appeal.

Date: \_\_\_\_\_

\_\_\_\_\_  
Judge Presiding