Defendant:	Cause No
Offense Charged:	Plea Date:

ADMONITIONS TO THE DECEMBANT IN A SEL ONLY

WAIVER OF RIGHTS BY DEFENDANT PLEA BARGAIN AGREEMENT
ADMONITIONS
1. YOU ARE CHARGED WITH FELONY OFFENSE OF
2. RANGE OF PUNISHMENT: If convicted, you face the following range of punishment:
() FIRST DEGREE FELONY: A term of life or a term of not more than 99 years or less than 5 years in the Institutional Division of the Texas Department of Criminal Justice; and in addition, a fine not to exceed
\$10,000.00
() SECOND DEGREE FELONY: A term of not more than 20 years or less than 2 years in the Institutional
Division of the Texas Department of Criminal Justice; and in addition, a fine not to exceed \$10,000.00.
() THIRD DEGREE FELONY : A term of not more that 10 years or less than 2 years in the Institutional Division of the Texas Department of Criminal Justice and in addition, a fine not to exceed \$10,000.00.
() HABITUAL OFFENDER: A term of life or any term of not more than 99 years or less than 25 years in the
Institutional Division of the Texas Department of Criminal Justice.
() FIRST DEGREE ENHANCED: A term of life or any term of not more than 99 years or less than 15 years in
the Institutional Division of the Texas Department Criminal Justice; and in addition, a fine not to exceed \$10,000.00
() STATE JAIL FELONY: Confinement in a State Jail for not less than 180 days nor more than 2 years, and in addition, a fine not to exceed \$10,000.00.
() STATE JAIL FELONY ENHANCED:
() Two Prior State Felony Convictions: Punished as a third degree felony.
() Two Prior Felony Convictions: If the second conviction is for an offense committed subsequent to a
final conviction for the first, second degree felony punishment. () Deadly Weapon : If it is shown that a deadly weapon was used or exhibited during the offense or
flight there from, or that the defendant was previously convicted of an offense under section 3g of 42.12 Code of
Criminal Procedure, punished as a third degree felony, or if previously convicted of a felony, punished as a second degree felony.

The Court may require a person placed on community supervision for a state jail felony to serve up to 90 days in a county jail or from 90 days to 180 days in a State Jail Facility as a condition of supervision.

You are not entitled to earn any good time credit on any state jail sentence. The Court may, but is not required, to give you credit on a state jail sentence for any time served in jail either awaiting trial or as a condition of supervision. The Court must give you credit on your sentence for any time you were required to serve in a state jail as a condition of supervision.

- 3. PLEA BARGAIN: Whether or not a plea bargain exists, recommendations of the prosecuting attorney are not binding on the Court. If a plea bargain does exist, the Court will inform you whether it will follow the agreement in open court and before any finding on your plea. Should the Court reject the agreement, you will be entitled to withdraw your plea and any document filed as a part of the plea proceeding. Recommendations in the Pre-sentence Investigation are not binding on the Court but may be imposed by the Court along with any reasonable condition of supervision. If there is no plea agreement, the defendant has no right to withdraw the plea following sentencing.
- 4. PERMISSION TO APPEAL: If the punishment assessed does not exceed the plea bargain agreement between you and the prosecutor, the Court must give permission before you can appeal on any matter in the case except for matters raised by written motion before trial, and specifically preserved for purposes of appeal as a part of this plea bargain.
- 5. CITIZENSHIP: If you are not a U. S. Citizen, a plea of guilty or nolo contendere may result in deportation, exclusion from admission to the country or denial of naturalization under federal law.

- **6. SEXUAL OFFENDER REGISTRATION**: If convicted of or placed on deferred adjudication for an offense triggering the Sex Offender Registration as set out in Chapter 62 of the Texas Code of Criminal Procedure, you will be required to meet the registration requirements of that law. For a list of offenses triggering sex offender registration and the details of that law, see Chapter 62. The undersigned attorney and the defendant represent to the Court that said attorney has advised the defendant regarding the requirements of Chapter 62. The sex offender registration laws include many details other than those listed in these admonitions, are subject to change, and may be applied retroactively. Failure to comply with the registration law is a felony offense.
- 7. FAMILY VIOLENCE: If the defendant is convicted of a misdemeanor involving family violence, (Tex. Fam. Code § 71.004), it is unlawful for the defendant to possess or transfer a firearm or ammunition.
- **8. DEFERRED ADJUDICATION**: If the Court defers adjudicating your guilt and places you on probation, on violation of any condition you may be arrested and detained as provided by law. You are then entitled to a hearing limited to a determination by the Court of whether to proceed with an adjudication of guilt on the original charge. After adjudication of guilt, all proceedings including assessment of punishment, pronouncement of sentence, granting of probation and your right to appeal continue as if adjudication of guilt had not been deferred. After adjudication of guilt you may be sentenced to any sentence within the range of punishment prescribed by law. You have 30 days after the Court defers adjudication to request in writing that the Court adjudicate guilt. You have the right to petition the Court for an order of nondisclosure under Sec. 411.081, Govt. Code, unless you are ineligible to pursue that right because of the nature of the offense for which you are being placed on deferred adjudication or your criminal history.

8	APPLICATION FOR COMMUNI	Y SUPERVISION: Defendant	t further states that he/she has:
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1.	Never before been convicted of a felony or received Community Supervision after conviction or
	deferred adjudication for a felony offense, or
2.	Been convicted of a felony or received Community Supervision after conviction or deferred adjudication for
	the offense ofin the District Court of
	County, Texas.

WAIVER OF RIGHTS BY DEFENDANT

Now comes the Defendant in this cause and waives in writing and in open court the right to a trial by jury, the right to the appearance of and confrontation and cross-examination of witness against him/her, the right to remain silent, the right not to be compelled to give evidence against him/herself, and the other rights mentioned in this waiver.

Waiver of Jury

The Defendant in this cause, having been informed of the right to have guilt or innocence and any punishment assessed upon a finding of guilt decided by a jury; and prior to his/her plea of guilty or noto contendere in this case, and waives the right to trial by jury and requests that the Court approve this waiver, determine his/her guilt or innocence and assess punishment in this case, making any findings of fact required, including enhancement or mitigation of punishment.

Waiver of Ten Days to Prepare for Trial & Waiver of Service and Reading of Indictment / Information

The Defendant in this cause, in writing, and in open court, in person and by attorney and files this motion	วท
requesting immediate trial herein and in so doing expressly waives the ten (10) day statutory time in which to	
prepare for trial. The Defendant in this cause waives the right to be served with a copy of the indictment/inform	nation
on file in this cause prior to trial; the right to have such indictment/information read to him/her at the time of	
arraignment and at the time of trial.	

on file in this cause prior to trial; the right to have such indictment/information read to him/her at the time of arraignment and at the time of trial.		
Defendant	Defendant's Attorney	Prosecutor

PLEA BARGAIN AGREEMENT

It is mutually agreed by the parties that the State will recommend to the Court the following:
Description should we see death
Prosecution should proceed only on count (s)
Prosecution for the Lesser Included Offense of The following offenses shall be considered under Art 40.45 of the Trans Basel Co. 1
The following offenses shall be considered under Art. 12.45 of the Texas Penal Code.
State Jail Felony Conviction with Class A Misdemeanor Punishment pursuant to Art. 12.44 (a) of The Texas
Penal Code.
Prosecution of a State Jail Felony offense as a Class A Misdemeanor pursuant to Art. 12.44 (b) of The Texas Penal Code.
Deferred Adjudication Supervision foryears and a fine of \$
Conviction with punishment assessed at:
years in the Institutional Division
years /months/days TDCJ/State Jail/Coryell County Jail
\$ Fine
After conviction, Community Supervision be granted foryears.
Incarceration formonths/days County jail/State jail as term of supervision under conditions of
Supervision required by the Court.
Restitution of \$to victims of all offenses considered by the Court to be joint and several with
co-defendants if any.
Crime Stoppers Fee of \$to the Copperas Cove Crime Stoppers/Cen-Tex Crime Stoppers
Payment of Court Appointed Attorney's fees and cost of court.
Such other reasonable conditions of supervision imposed by the Court.
Revocation of license by State Board of Insurance for fraud or theft conviction or deferred
adjudication.
Revocation of Educator Certification.
Other
THE FOLLOWING NON-BINDING RECOMMENDATION ARE MADE: Jail term to be served by: Work release as per attached plan Weekend jail service to begin Specialized Copy Load
Specialized Case LoadDWI related conditions: license forfeiture, deep breath lung alcohol interlock, counseling, AA, antabuse, repeat offenders classShock Probation\ () State Boot Camp
Restitution Center
Substance Abuse Felony Treatment in TDCJ-ID\() Modified Therapeutic CommunityCommunity Servicehours in a Court-designated or Court-approved program designated by the Community Supervision and Corrections DepartmentElectronic Monitoring. Other:
IT IS MUTUALLY AGREED BY THE PARTIES AS A PART OF THE PLEA BARGAIN THAT THE DEFENDANT WILL PLEAD GUILTY TO THE OFFENSE AS SET FORTH ABOVE AND WILL WAIVE APPEAL IF THE COURT FOLLOWS THE STATE'S RECOMMENDATION ABOVE. ALL PLEA AGREEMENTS ARE CONDITIONED ON THE DEFENDANT VIOLATING NO LAWS BETWEEN PLEA AND SENTENCING AND TIMELY APPEARING FOR SENTENCING. THE STATE WILL NOT BE BOUND BY A PLEA AGREEMENT IF THE DEFENDANT COMMITS ANY NEW LAW VIOLATIONS WHATSOEVER OR FAILS TO TIMELY APPEAR FOR SENTENCING OR FAILS TO TIMELY APPEAR FOR ALL APPOINTMENTS SET BY THE CSCD FOR THE PRESENTENCE INVESTIGATION REPORT, OR CANNOT PASS A PRESUMPTIVE TEST FOR THE PRESENCE OF MARIJUANA, ANY CONTROLLED SUBSTANCE FOR THE METABOLITES OF MARIJUANA OR ANY CONTROLLED SUBSTANCE ON THE DATE OF SENTENCING.

Defendant's Attorney

Defendant

Prosecutor

PLEA OF DEFENDANT AND STIPULATIONS

l,				, plead guilty to the o	
stipulate and judicially confess that I confess that I confess that I confess that I confession attached her indictment/information in this case and stipulation and judicial confession shall and cross-examination of the State's we statements, affidavits or other written rethis case. I stipulate that the testimony committed the offense as alleged in the support my conviction of the offense all guilty. I understand that the effect of me this offense.	reto. I further that the aller that the aller the received witnesses and eports, or or or the witner the indictmentalleged in the	e offense as alleger swear that I have gations set forthed by the Court as dagree to the interal stipulations may esses in this case finformation and the indictment or any	ed in the indictment/in read indictment/in therein are true and evidence in this case oduction as evidence on the record in the called to testify that the evidence of the record of the reser included off	t/information in this of information and/or stick correct and I agree se. I waive the appearse in this case of the open court of witness in court, would be the ipulated herein is suffense to which I have	cause or ipulation that this arance sees in lifficient to expled
			Defendant		_
Sworn and subscribed before r	me this	dav of		. 20	
					District
			Clerk/Judge		District
REPRESENTATI	ON BY DEF	ENDANT AND D	EFENDANT'S AT	TORNEY	
waived the rights as indicated herein, s coercion by the Court, the prosecuting Defendant		any other person			
APP	ROVAL OF	STIPULATION A	ND WAIVERS		
The Court, having admonished rights, and the Defendant having enter Defendant, the waivers of rights execu Defendant and offered in evidence by voluntarily made by the Defendant.	ed his plea Ited by the D	herein, the Court efendant, and the	hereby accepts the stipulation of eviden	plea entered by the ence executed by the	e
		Judg	e Presiding		
	W	AIVER OF APPE	AL		
Comes now the Defendant, in Court has accepted the plea bargain that the Court has not exceeded the waives the right to appeal the judgme appeal the rulings of the Court with may have been made by the Defendinght to file a Motion in Arrest of Judgme	in this case recommendent of the C egard to an ant or his/h	e and the imposit dation made by tl ourt in this case. y pretrial motions er attorney in his	ion of punishment ne State as a part of The Defendant fu s and withdraws all her behalf. The D	by the Court, and a of the plea bargain, urther waives the rig I such pretrial motio Defendant further wa	grees and ht to ns as
Defendant	Defendan	s's Attorney	Judge F	Presiding	_

Certification of Defendant's Right to Appeal

		No	_
THE	STATE OF TEXAS	§	IN THE DISTRICT COURT
٧.		§	OF
		§	CORYELL COUNTY, TEXAS
Defe	ndant		
	TRIAL COURT	'S CERTIFICATION OF DEFE	NDANT'S RIGHT OF APPEAL*
I, jud	ge of the trial court, certify this cr	riminal case:	
[]	is not a plea-bargain case, an	nd the defendant has the right of	appeal (or)
[]	0 (550)	atters were raised by written mo	otion filed and ruled on before trial tof appeal (<i>or</i>)
[]	is a plea-bargain case, but the	e trial court has given permissic	on to appeal, and the defendant has right of appeal.
[]	is a plea-bargain case, and th	ne defendant has NO right of ap	peal (or)
[]	the defendant has waived the	e right of appeal.	
Judg	ge		te signed
Proce my la Crimi my d curre inforr	ding any right to file a <i>pro se</i> peti edure. I have been admonished ast known address and that I hav inal Appeals. TEX. R. APP P. 68 uty to inform my appellate attorn ently living or any change in my c	ition for discretionary review pur that my attorney must mail a co re only 30 days in which to file a 3.2 I acknowledge that, if I wish ey, by written communication, o urrent prison unit. I understand	ny rights concerning any appeal of this criminal case, suant to Rule 68 of the Texas Rules of Appellate ppy of the court of appeal's judgment and opinion to pro se petition for discretionary review in the Court o to appeal this case and if I am entitled to do so, it is f any change in the address at which I am that, because of appellate deadlines, if I fail to timely the opportunity to file a pro se petition for
Maili Telep	endant ng Address: phone Number: Number (If Any):	Sta Ad Tel	fendant's Counsel ate Bar of Texas ID #Mailing dress: lephone Number: x Number (If any):

*"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 the trial, or (B) after getting the trial court's permission to appeal." TEXAS RULE OF APELLATE PROCEDURE 25.2 (a)(2).

	CAUSE NO.	
THE STATE OF TEXAS		IN THE DISTRICT COURT
VS.		JUDICIAL DISTRICT
		CORYELL COUNTY, TEXAS
	ARTICLE 42A.301 PLEA ADI	DENDUM
On this day of numbered case. As part of that plea a by this Court.	, 2017, you are entering the	ng into a plea agreement in the above styled and at you be placed on community supervision imposed
		2A.301 of the Texas Code of Criminal Procedure, a urposes of determining the conditions of community
Today you are agreeing to cer to the risk and needs assessment bein		nunity supervision which are hereby imposed prior
Additionally, you agree that a following the Court's acceptance of you	risk and needs assessments will bur plea of guilty.	be conducted
You agree that based upon the of community supervision.	e results of the risk and needs as:	sessment, the Court may order additional conditions
By signing below, you are stat incorporated as part of your plea agre		understand and agree to the above which is hereby
		DEFENDANT
I have fully reviewed and expl	ained the above to the Defendan	nt.
		Attorney for Defendant State Bar No.:

Judge Presiding

State's acknowledgment:

Attorney for State

State Bar No:_____

		
THE STATE OF TEXAS	§	IN THE DISTRICT COURT
V.	§	OF
	§	CORYELL COUNTY, TEXAS
	PICIAL CLEMENCY FOR DEFI RVISION (PROBATION)	ENDANTS PLACED ON COMMUNITY
	fter "probation"), upon exp	you have satisfactorily fulfilled the conditions of iration of your probation, if certain requirements Court.
Under Article 42A.701, Code o	f Criminal Procedure, the C	ourt may use its discretion to exercise judicial

CAUSE NO.

1. The Court determines that you have satisfactorily fulfilled the conditions of your probation;

- 2. The term of your probation has expired, including any amended or modified term of your probation;
- 3. The Court discharges you from probation; and

clemency in terminating your probation if:

4. The Court sets aside the verdict in your case or permits you to withdraw your plea.

If the above requirements are met, the Court is authorized to dismiss the accusation, complaint, information, or indictment against you and to release you from all penalties and disabilities resulting from your conviction or plea. However, if the Court releases you from the consequences of your conviction or plea, if you are subsequently convicted of another offense, your conviction or plea will be made known to the judge, and if you are an applicant for or holder of a license issued by the Department of Family and Protective Services (hereinafter "Department"), the Department may consider that you previously received probation as a factor in issuing, renewing, denying, or revoking a license.

NED AND DATED	, 20	
	JUDGE PRESIDING	
DEFENDANT		
ATTORNEY FOR DEFENDANT		

DEFENDANTS CONVICTED OF: CERTAIN OFFENSES INVOLVING THE USE OF ALCOHOL (SECTIONS 49.0+49.08, CCP), AN OFFENSE REQUIRING REGISTRATION AS A SEX OFFENDER, OR A FELONY DESCRIBED BY ARTICLE 42A.054, CCP, ARE NOT ENTITLED TO THIS ADMONISHMENT AND ARE INELIGIBLE FOR JUDICIAL CLEMENCY FROM A JUDGE.