### IN THE SUPERIOR COURT OF CHEROKEE COUNTY

	STATE OF O	EORGIA		
ST	ATE OF GEORGIA *	CASE NO.:		
	*			
V.	*			
	, Defendant. *			
	PETITION TO ENTER	PLEA OF GUILTY		
T tl	ne above named defendant, hereby state to the Court that I wish to e		mbered indictment	In
	nection with that plea of <b>GUILTY</b> , I inform the Court that the answ			***
1.	What is your name?	Age?		
2.	What is your name? How much education have you had?	Are you able to read and write	? Yes_	No
<b>3.</b>	Are you now under the influence of any alcohol, intoxicants, or an	drugs?	Yes	_ No
4.	To your knowledge, do you now suffer from any mental or emotion			_ No
	Have you received a copy of the charging document (indictment/a	cusation) in this case?		_ No
	Have you read it or had it read and explained to you?			_ No
	Do you fully understand the charges against you? Have you had enough time to talk with your lawyer about your case	.9		_ No _ No
	Have you discussed your case fully and explained everything you			_ 110
٦.	facts and circumstances surrounding any statement, confession, or			No
10.	Has your lawyer advised you of the nature of the charges against y			_ 110
	the right to challenge the legality of any statement, confession, or			No_
11.	Has your attorney discussed your eligibility for first offender treats	ent and the benefits/risks therein?	Yes	_ No
	Do you understand that you have a right to assistance of counsel d	•		_ No
	Do you understand that you have a right to plead <b>NOT GUILTY</b> to			_ No
	Do you understand that if you plead <b>NOT GUILTY</b> you have a right			_ No
15.	Do you understand that if you plead <b>NOT GUILTY</b> you have a right of the state of t			NI.
16	and cross examine, the witnesses called to testify against you at tri Do you understand that if you plead <b>NOT GUILTY</b> you have a right			_ No
10.	to require the attendance of any witnesses on your behalf, whether			No
17.	Do you understand that if you plead <b>NOT GUILTY</b> you have the			_ 110
	that you cannot be required to testify and that if you do not testify			No_
18.	Do you understand that if you plead <b>NOT GUILTY</b> you will be p			
	be convicted the prosecution will have the duty of proving your gu			_ No
19.	Do you understand that in the event you were convicted in a trial y	ou would have the right to appeal your	conviction? Yes_	_ No
20.	Do you understand that if you plead GUILTY you will have waive	d, that is, given up, each of the rights n		
21	questions 11 through 18?	. 1		_ No
21.	Do you realize that if you plead <b>GUILTY</b> the Court may impose t <b>NOT GUILTY</b> and been convicted?	e same punishment as if you had plead		No
22	Do you know that the sentence you will receive is solely a matter f	or the judge to decide?		_ No
	Have you been advised of the maximum and mandatory minimum			_ 110
	offenses to which you want to plead <b>GUILTY</b> ? Max:			No
24.	Do you realize that if you plead GUILTY the Court may sentence	you to the maximum punishment autho	rized by law	
	for the offense or offenses to which you plead GUILTY?			_ No
	No other assurances have been made to me by my attorney or anyo			
	nowledge that any discussion with my attorney on the subject is, at		<u> </u>	
	ncy of the government, and is NOT a basis for any plea agreement			No
	Has anyone made guarantees to you concerning collateral consequence bo you understand that any adverse consequences of your plea sha	• •		_ No _ No
	If you are now on probation or parole, do you know that by pleading			_ 110
20.	revoked and that you may be required to serve time in that case in			
	in this case?	and the second s		No_
29.	If you are now serving another sentence, do you know that the sen	ence in this case could be made to follo		
	sentence you are now serving?			_ No
	Has any person used any threats, force, pressure, or intimidation to			_ No
	Has any promise, other than a plea agreement, been made by anyo			_ No
<i>3</i> 2.	Has any person suggested to you or led you to believe that you will sentence on otherwise revised of for pleading CUII TV2	be placed on probation or be given a li	•	NI-
	sentence or otherwise rewarded for pleading <b>GUILTY</b> ?  If so, who made the suggestion and exactly what was suggested?		Y es	_ No
	in so, who made the suggestion and exactly what was suggested?_			

33.	Has any plea agreement been made by you with anyone which causes you to plead <b>GUILTY</b> ?  If so, exactly what is that agreement as you understand it?	Yes 	No
34.	Did you commit the unlawful acts set forth in the charge or charges to which you want to plead <b>GUILTY</b> ? Specifically, what unlawful acts did you commit?	Yes	No_
35.	Has your lawyer gone over all of these questions and your answers to them with you?	_ _ Yes	No
36.	Are you satisfied with your lawyer and the way you were represented in the case?	Yes	No
	Do you understand all the questions? If not, which ones do you not understand?	_ Yes	No
	Is there any other information or advice you want before you enter a plea of GUILTY?	Yes	No
39.	Do you understand that if you plead <b>GUILTY</b> the Court may place you under oath and ask you questions about the		
	offense or offenses to which you have pled and the answers to these questions may later be used against you in a		
• •	prosecution for perjury or false statement or in any proceedings challenging the entry of your plea?		No
	Is your plea of <b>GUILTY</b> given voluntarily and of your free will and accord?		No
	Do you now want to plead <b>GUILTY</b> ?		No
	Are you both eligible and requesting sentencing as a <b>First Offender</b> (OCGA 42-8-60)? Are you a U.S. Citizen?		No
14. 15.	Do you understand that if you are not a citizen of the United States that your entry of a plea, even a plea under First Offender or Conditional Discharge, will in all likelihood, have adverse immigration consequences, including deportation, exclusion from this country and denial of naturalization?  Has your attorney discussed with you the impact of entering this plea on your immigration status?  Having been advised of the adverse consequences and having discussed them with your attorney, do you still wish to proceed with the entry of this plea of GUILTY?	Yes_ Yes_	No No No
[ th	perefore petition the Court to accept my plea of GUILTY.		
Γhi	is day of, 20		
	DEFENDANT		
	orn to and subscribed before me this day		
ot _			
Voi	tary Public		
10	CERTIFICATE OF COUNSEL		
1. 2. 3.	I have read and fully explained to the defendant all of the charges contained in the charging document in this case.  I have explained and discussed with defendant the facts and elements of the case which the prosecution must prove at that may be available to the charge or charges.  I have explained to the defendant the maximum and minimum penalty provided by law for the offense or offenses to defendant offers a plea of guilty and the possible consequences of a plea of guilty (including immigration consequence explained to the defendant all the rights and ramifications listed above in this petition, including First Offender treatm. The plea of guilty offered by the defendant to the charge or charges accords with my understanding of the facts the derelated to me, is consistent with my advice to the defendant and in my opinion is voluntarily and understandably mad. To the best of my knowledge and belief the statements, representations, and declarations made by the defendant in the petition are in all respects accurate and true.  I do not know of any reason why the Court should not accept the plea of guilty.	which the ces). I had nent. efendant ef.	e ve has
Γhi	is day of		
	ATTORNEY FOR DEFENDANT		
	ORDER		
	After examination by the Court, the Court ascertains, determines, and adjudges that the plea of guilty by the defendant is a divoluntarily made and was made without undue influence, compulsion, or duress and without promise of leniency. It is this/her plea of guilty be entered on the minutes and that this Transcript and Certificate be filed with the Charging Doo This day of, 20	therefore	
	JUDGE, SUPERIOR COURT		
	BLUE RIDGE JUDICIAL CIRCU	IT	

Rev 8/9/18

## IN THE SUPERIOR COURT OF CHEROKEE COUNTY STATE OF GEORGIA

STATE OF GEORGIA	*	INDICTMENT NO
VS.	*	
	*	
POSSI	BLE EFFEC	TS OF MY CONVICTION
		styled case may result in collateral consequences  Such consequences may include but not be limited to
The plea may be used against me	and may affec	et my probation or parole status in this or other courts;
I will likely lose my right to vote of	or hold electiv	re office;
	• •	port, possess or receive any firearm or ammunition for (18 U.S.C. § 922(g)(9)) or for any felony;
The conviction may affect my imr	nigration statu	ıs;
The conviction may prevent me fr	om being lice	nsed in some occupations or skills;
The conviction may affect custody	y disputes in w	which I am a party or household member;
The conviction may affect my emp	ployment;	
The conviction may affect many o	other factors w	which I may not now be able to anticipate;
	e and Federal	even in cases of "First Offender" discharge and jurisdictions or agencies do not recognize a "First
state or law enforcement agencies	to the contrar	or any other third party, including, but not limited to y. I acknowledge that these issues form no part of any plea. Any adverse affect of my conviction in any of ing my conviction.
This the day of	, 20_	
		DEFENDANT
		ATTORNEY FOR DEFENDANT

(ASST.) DISTRICT ATTORNEY

#### IN THE SUPERIOR COURT OF CHEROKEE COUNTY

### STATE OF GEORGIA

STATE OF GEORGIA	*	INDICTMENT NO.
VS.	*	
	*	
WA WED OF		
WAIVER OF	SOURTH AMENI	DMENT RIGHTS
Comes nowand states to the court the following:		, Defendant in the above styled case
I understand that I have rights that p	otect me from unre	easonable search and seizure.
I understand that these rights are go Constitution, as well as the Georgia	•	ourth Amendment to the United State
I also understand that I can voluntaril as an acceptable alternative to prison		nts as part of a negotiated plea agreemen
person, papers, personal effects, residual such a search may be conducted by agree that such a search may be conducted by	dence, vehicle, and my probation officonducted without agrounds. I consent t	and do hereby consent to a search of m bodily substances. I further consent that er or by any law enforcement officer. a warrant and without probable cause to the use of any evidence seized during id search.
Respectfully submitted, this	day of	, 20
Defendant	Att	orney for Defendant
Assistant District Attorney		
Assistant District Attorney  Blue Ridge Indicial Circuit		

## IN THE SUPERIOR COURT OF CHEROKEE COUNTY STATE OF GEORGIA

	STATE OF GEO	JRGIA
STATE OF GEORGIA	*	CASE NO.:
v.	*	
	*	
DEFENDANCE.	*	
DEFENDANT	TICE OF POST-CONVI	CTION REMEDIES
1101	AND ADVISEMENT	
	hallenge your conviction a ely assert any of these righ	and plea of guilty, but there are time limitations on each of hts will likely result in a waiver of these rights. Whether
NOTICE	OF APPEAL (O.C.G.A. §§	<u> </u>
30 days after entry of the judgment of conthe waiver of this right to appeal. You have time this post-conviction remedy expires (	viction and sentence. Failure a right to counsel and you (30 days) or until he or she re represented by counsel,	plea and sentence. A notice of appeal must be filed within are to timely assert such notice of appeal will likely result in a attorney is obligated to continue to represent you until the is permitted by the Court order to withdraw or is replaced you cannot file a notice of appeal on your own behalf to timely assert your right.
NOTICE TO WITHD	DRAW A PLEA OF GUILTY	(URSC 33.12; O.C.G.A. § 15-6-3)
plea of guilty must be filed before the end Ridge Judicial Circuit begins on the seco attorney is obligated to continue to represe until he or she is permitted by the Court of	If of the term of court in when do not make the domain of the term of court in when the domain of the time this portion to withdraw or is replayed in your own behalf (other the term).	to withdraw your plea of guilty. A motion to withdraw a hich the plea is entered. A new term of court for the Blue ay, and September. You have a right to counsel and your ost-conviction remedy expires (end of the term of court) or need by substitute counsel. As long as you are represented wise known as a Pro Se motion). If you file a motion to failure to timely assert your right.
NOTICE OF HABEAS CORE	PUS RIGHTS—NON DEAT	H CASES (O.C.G.A. §§ 9-14-42; 40-13-33)
denial of your rights under the United State composition of the grand jury or trial jury	es Constitution or the Cons in your case. <i>However</i> , yo	your conviction if you believe that there was a substantial stitution of Georgia. Also, you have a right to challenge the ou must make such a challenge within the following time misdemeanor convictions, and four (4) years for felony
the conclusion of direct review or appeal of (30) days from sentencing, or ruling on ruling a petition was created the date the right asserted was initially rec	or the expiration of time for motion for new trial, or rul d by State action in violatio ognized by the United Stat lateral review or the date w	g final (i.e., the judgement of conviction becoming final by a seeking such review, which would be calculated as thirty ling on motion for out of time appeal), the date which an on of the United States or Georgia Constitution is removed; es Supreme Court or Supreme Court of Georgia where the which the facts supporting the claims presented could have
Your attorney is <b>not</b> obligated to repres constitutes a waiver of claims.	sent you in any Habeas C  ACKNOWLEDGE	orpus action. Failure to timely assert such a challenge MENT
My attorney has advised me of my post representation beyond the Court's imposi	t-conviction remedies and	rights, including the extent of my attorney's continued
Respectfully submitted this day o	of	, 20

Defendant

Attorney for Defendant

# IN THE SUPERIOR COURT OF CHEROKEE COUNTY STATE OF GEORGIA

State of Georgia,	Case No.:	
vs.		
Defendant.		
WAIVER OF PHYSICAL PRESENCE A APPEARANCE BY VII		
I understand that the Chief Justice of the	Georgia Supreme Court has permitted the use of	
technology to conduct judicial proceedings whe	n allowable by law. I understand that based on	
the standard procedures of the Cherokee Cour	nty Superior Court I would be produced to be	
physically present before the Court for my hear	ring. I understand that Uniform Superior Court	
Rule 9.2 allows the Court to conduct my hear	ing by videoconferencing. I hereby agree and	
consent to participating in such hearing by vide	oconferencing. By signing this waiver, I agree	
and acknowledge that I have had sufficient acc	ess to my attorney both before and during this	
proceeding. I enter this waiver freely and volunt	arily.	
SO AGREED, this day of		
Defendant	Attorney for Defendant	