Са	use No(s)	
STATE OF TEXAS	§	IN THE
VS.	§	
	§	DALLAS COUNTY, TEXAS
PLEA F	ORM (Motion to R	Revoke or Adjudicate)
TO THE HONORABLE JUDGE OF	SAID COURT:	
The defendant herein and the atto	orneys for both the defe	fendant and the State make the following agreement:
Defendant's plea:	[] True	
Type of Motion:	[] Motion to Rev	voke [] Motion to Adjudicate
 Post-conviction community supervis Extend community supervision from Boot Camp Judicial Treatment Center Other: Defendant will sign waiver of extraction 	state jail []county ja sion, confinement prob n to []Shock Proba []CENIKOR	
Back-time included:		[] Back time NOT included

COURT'S ADMONITIONS TO DEFENDANT

You have an absolute right to confront and cross-examine the witnesses against you, and to call witnesses in your own behalf. You have a right to testify, but you cannot be compelled to do so. If you do testify anything you say can and will be used as evidence against you. The prosecuting attorney's recommendation as to punishment is not binding on the Court. You do not have the right to withdraw your plea if the Court does not follow the prosecuting attorney's recommendation as to punishment. You have the right to be represented by an attorney. If you have a court-appointed attorney, you have a right to ten days from the date of the attorney's appointment to prepare for the hearing. If you are on unadjudicated community supervision, are found to have violated a condition of community supervision, and your guilt is adjudicated by the Court, the court may assess your punishment anywhere within the range provided by law for the offense. After adjudication of guilt, all proceedings, including assessment of punishment, pronouncement of sentence, the granting of community supervision, and an appeal, then continue as if adjudication of guilt had not been deferred.

If you are found guilty in the aforementioned cause, the Court will make an affirmative finding that you have been found guilty of a felony offense. You are instructed that a felony conviction impacts your right to vote in the State of Texas. Once the judgment is entered and any appeals are exhausted, you will <u>not</u> be qualified to vote in Texas. To become qualified to vote in the State of Texas after having been finally convicted of a felony, you must: 1) fully discharge your sentence, including any term of incarceration, parole, or supervision, 2) have completed your period of probation as ordered by the Court, or 3) have been pardoned or otherwise released from the resulting disability to vote.

DEFENDANT'S STATEMENTS AND WAIVERS

Defendant, with the approval of counsel, makes the following voluntary statements and waivers. I am the person named as the accused in the State's motion and am the same person who was previously placed on community supervision in this cause. I am mentally competent. I understand the nature of the accusation made against me, the range of punishment of the offense I was placed on community supervision for, and the consequences of a plea of true. I understand that I have the right to remain silent, that anything I say can and will be used against me, and that I have the right to confront and cross-examine the witnesses against me.

I hereby waive any and all defects, errors, or irregularities, whether of form or substance, in the State's motion, and waive my right to remain silent. I waive arraignment and reading of the State's motion, the appearance, confrontation, and cross-examination of witnesses, and my right to ten days to prepare for trial after the appointment of counsel (if counsel has been appointed). I consent to the oral or written stipulation of evidence or testimony, to the introduction of testimony by affidavits or written statements of witnesses, and to all other documentary evidence. I affirm that my plea, judicial confession, and stipulation of evidence are freely and voluntarily made, and not influenced by any consideration of fear, persuasion, or delusive hope of pardon or parole.

I understand that if I am continued on community supervision in this case and I am charged with a violation of my community supervision and arrested in another state, under the Uniform Extradition Act I have the right to require the issuance and service of a warrant of extradition, the right to hire legal counsel, or, if indigent, to have counsel appointed, and the right to apply for a writ of habeas corpus to contest my arrest and return to this State.

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cont	test	my	retu	urn '	to t	he	State	of T	exas	from	any	jur	risdicti	on	where	I ma	ay be	fou	ınd.	I ur	nders	tand	and	l agre	e tha	at s	uch
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[] I understand that I have a right to appeal to the Court of Appeals. If the trial court follows the terms of the State's recommendation as to sentencing, then, after consulting with my attorney, I do expressly, voluntarily, knowingly, and intelligently give up and waive my right to any appeal.

[] I understand that I have a right to have a court reporter make a record of these court proceedings and, after consulting with my attorney, I do hereby voluntarily, knowingly, and intelligently waive my right to a have a court reporter make a record of these proceedings.

In my judicial confession and stipulation which follows, I incorporate by reference the allegations made against me in the motion now being heard by the Court.

DEFENDANT'S JUDICIAL CONFESSION AND STIPULATION OF EVIDENCE

I, the defendant herein, judicially confess and stipulate in that on the day of,, I was placed on community supervision in this case for a period of []years []months []days, that I received a copy of my conditions of community supervision, that they were explained to me, and that I understood them; and that, while on community supervision, I violated the conditions of my community supervision as follows:							
(COP letter violated)							
[] I committed the criminal offense (or offenses) as alleged in the State's motion.							
I failed to report to the supervision officer as directed, as alleged in the State's motion, though I was able to report							
and could have reported.							
[] I failed to pay the following, as alleged, though able to do so: [] Community supervision fees							
[] Restitution [] Court-appointed attorney fees [] Fine							
[] Court costs [] Drug testing fees [] Other							
[] I used a controlled substance or narcotic, and failed urinalysis, as alleged.							
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I failed to attend Alcoholics Anonymous or Narcotics Anonymous as directed.							
[] I failed to obtain an alcohol or drug evaluation as directed.							
[] I failed to obtain and/or complete, as I was directed: [] Psychological evaluation and/or counseling							
[] Drug Treatment [] Drug aftercare treatment [] G.E.D.							
[] Other:							
[] I failed to perform community service as directed.							
[] I committed these further violations, as alleged in the State's motion:							

SIGNATURES AND ACKNOWLEDGMENTS

the foregoing admonitions and warnings	dge that my attorney has explained to me, and I have read and I understand, all regarding my rights and my plea, and that my statements and waivers are the full understanding of the consequences. I request that the Court accept all my plea.
Date	Defendant Printed Name:
SUBSCRIBED AND SWORN BEF	FORE ME, the undersigned authority, by the defendant on this the day of
,	FELICIA PITRE, District Clerk
	By:
	Deputy
	ant, whom I believe to be competent, concerning the plea in this case and have approve and agree to all waivers, statements, and agreements of the defendant nd the defendant's plea.
Date	Attorney for Defendant
	Printed Name: State Bar #
As attorney for the State, I hereby this instrument.	consent to and approve the requests, waivers, agreements, and stipulations in
	JOHN CREUZOT, Criminal District Attorney, Dallas County, by
Date	
	Assistant District Attorney Printed Name
	State Bar #
defendant understands the nature and capproved the stipulations of evidence, the	ne defendant is mentally competent and is represented by counsel, that the consequences of the charge, and that all the parties have consented to and court finds the waivers, agreements, and plea to have been knowingly, freely, are and agreements, accepts the defendant's plea, and approves the stipulation
Date	Judge

(Revised 04/27/2023)