PLEA OF GUILTY TO A FELONY

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1.	My name is I am years old. I have completed years of schooling.
2.	I am represented by counsel whose name is, and I am completely satisfied with his/her service as my lawyer in this matter.
3.	I have received a copy of the indictment, warrant, or information before being called upon to plead, and have read and discussed it with my lawyer. I fully understand the charge against me. I am the person named in the indictment. I have discussed the charge and its elements with my lawyer. I have told my lawyer all the facts and circumstances, as known to me, concerning the case against me and my criminal record, if any. I understand what the Commonwealth must prove before I may be found guilty. I have had enough time to discuss with my lawyer any possible defenses that I may have to this charge.
4.	My lawyer has advised me that the punishment which the law provides is as follows: A maximum of years imprisonment (and a minimum of year(s) imprisonment), and a fine of up to \$, or in the discretion of the jury or the Judge sitting without a jury, up to 12 months in jail and a fine of \$2500; that a minimum mandatory sentence of must be imposed; also that probation may or may not be granted; and that if I plead guilty to more than one offense, the Court may order the sentences to be served consecutively, that is, one after another. I understand that if the Court sentences me to a term of incarceration, it may impose an additional term of post release incarceration of not less than six months nor more than three years, all of which shall be suspended, conditioned upon successful completion of a period of post release supervision.
5.	I understand that I may, if I so choose, plead "NOT GUILTY" to any charge against me, and if I do plead "NOT GUILTY" the Constitution guarantees me (a) the right to a speedy and public trial by jury; (b) the process of the Court to compel the production of evidence and the attendance of witnesses on my behalf; (c) the right to have the assistance of a lawyer at all stages of the proceedings; (d) the right against self-incrimination; (e) the right to confront and cross-examine all witnesses against me; and (f) the right to appeal if convicted.
6.	I have discussed with my lawyer whether I should plead guilty or not guilty. After that discussion, I have

decided for myself that I should plead guilty. I am entering this plea of guilty freely and voluntarily. I am entering a plea of guilty because I am in fact guilty of the crime charged. I understand that by pleading

punishment.

the reco	and that notwithstanding any recommendation as to punishment, the Court may or may not mendation, and may impose any sentence within the limits set forth above in Paragraph that the Court does not accept such recommendation, I have been advised and understanged to withdraw my plea of guilty.
	that no officer or employee of any government or Commonwealth's Attorney's Office, or made any promises to me that I would receive a lighter sentence or probation if I would
speedy a the atten and cros	tand that by pleading guilty I am giving up or waiving the following rights: (a) the right nd public trial by jury; (b) the process of the Court to compel the production of any evider dance of witnesses on my behalf; (c) the right against self-incrimination; (d) the right to c s-examine all witnesses against me; and (e) any grounds I may have to appeal my convict sentence.
guilty, t	and that if I am not a citizen of the United States and that if I plead guilty or I am found there may be consequences of deportation, exclusion from admission into the United Staturalization pursuant to the laws of the United States.
calculati understa lawyer a that the Court m	yer and I have discussed the Virginia Sentencing Guidelines (Guidelines). I agree to on or result arrived at by my lawyer is based on his/her best efforts and available informand that if the Guidelines calculation that the Court accepts differs from the calculation and I arrived at, I will not have the right or opportunity to withdraw my plea of guilty. I und Guidelines are not binding, that the Court is not required to follow the Guidelines and ay impose a sentence that exceeds or is higher than the Guidelines up to the limits send 4 above.
After ha	ving discussed the matter with my lawyer, I do freely and voluntarily plead guilty to the

Signed by me in the presence of my lawy	er this day of _	, 20	
	Defendant		
CERTIFICATE OF AT	TTORNEY FOR THE D	<u>PEFENDANT</u>	
The undersigned lawyer for the above-nather facts and law relating to this case, does certify that I have reviewed this document and its context voluntarily and understandingly made.	y that I have explained to	o the defendant the charges in this o	case
	Attorney for the Def	endant	
CERTIFICATE OF C	OMMONWEALTH'S A	ATTORNEY	
The above accords with my understanding	g of the facts in the case.		
	Assistant Commonw	vealth's Attorney	
The Court, having made inquiry and bein and consequences of the plea, of the penalties that and having determined that the plea of guilty and said plea and waiver and finds the defendant guil	t may be imposed upon of waiver of right to trial	conviction, of the waiver of trial by j	jury,
Filed and made part of the record this	day of	, 20	
	ЛUDGE		

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