IN THE SUPERIOR COURT			TERM, 20		
COBB JUDICIAL CIRCUIT STATE OF GEORGIA		ЛТ			
			CASE NO		
STATE OF GEORGI	A				
VS.			OFFENSE(S)		
The Defendant, being	g sw	orn, makes the following answ	ers to the Court's questions:		
Answer:					
	1.	What is your true and correct le	egal name?		
	2.	Are you now under the influence	e of any alcohol, drugs, narcotics, or pills?		
:	3.	How old are you?			
	4.	How far have you gone in scho	ol?		
	5.	Can you read and write English	ı?		
	6.	Have you ever been a patien psychologist?	t in a mental institution or under the care of a psychiatrist or		
		6(a). If YES, do you understar	nd what is occurring at this moment?		
	7.	Are you a citizen of the United	States?		
		even a plea under Georgia's Fi	the United States, do you understand that your entry of a plea— rst Offender or Conditional Discharge Acts—will, in all likelihood, sequences, including deportation, exclusion from this country or		
		7(b). Has your attorney dis immigration status?	scussed with you the impact of entering this plea on your		
			f the adverse consequences and having discussed them with to proceed with the entry of this plea?		
	8.	Have you had time to confer, a	nd have you conferred with your attorney about this case?		
		And who is your attorney?			
	9.	Is this plea of guilty made upor	your own free decision after discussing it with your attorney?		
	10.	Has your attorney discussed w	ith you how this plea could impact your eligibility for parole?		
	11.	Are you satisfied with the servi	ces your attorney has rendered on your behalf?		
	12.	Do you authorize and instruct y	our attorney to enter a plea of guilty?		
	13.		or Conditional Discharge: Do you understand that if you ms of your sentence no adjudication of guilt will be entered		

13(a). Do you also understand that if you are found to have violated the terms of your probation, or to have committed another crime, then the Court may adjudicate you guilty, making you a convicted felon, and resentence you to the maximum punishment provided by law, although you would receive credit for the time that you have successfully completed on probation?

- 14. Do you understand what you are charged with in this case?
- 15. Do you understand that upon your plea of guilty that you could be imprisoned for a maximum of \_\_\_\_\_\_years and/or \_\_\_\_\_months; and a fine of up to \$\_\_\_\_\_could be imposed; and that, if applicable, the mandatory minimum sentence is \_\_\_\_\_?
- 16. Do you understand that you can either plead "guilty" or "not guilty" to the charge(s)?
- 17. Do you understand that all convictions, including the plea of guilty which you are now entering, may be used against you in sentence determination should you ever again plead guilty or be found guilty of another crime?
- 18. Has anyone made any promise or threat to you to influence you to plead guilty in this case?
- 19. Do you understand that by pleading "not guilty," or remaining silent and not entering a plea, you would obtain a jury trial?
- 20. Do you understand that you may plead "Not Guilty" to the offense(s) with which you have been charged; and that if you should choose to plead "Not Guilty," the Constitution guarantees you the right to a speedy and public trial by jury; the right to see, hear and cross- examine all witnesses called to testify against you; the right to use the power and process of the Court to compel the production of any evidence, including the attendance of any witnesses in your favor; the right to have the assistance of an attorney at all stages of the proceedings; the right to testify and offer other evidence; the right not to be forced to incriminate yourself; you would be presumed innocent; and you have the right to make the State prove your guilt beyond a reasonable doubt as to every essential element of the crime?
- 21. Do you understand that you are giving up all of those rights by entering this plea?
- 22. Do you waive your right to a jury trial?
- 23. How do you plead to the charge(s)-"guilty," or "not guilty?"
- 24. Are you in fact guilty?
- 25. Do you acknowledge that there is a factual basis to support the entry of the plea?
- 26. Do you understand that, even if this is a negotiated plea with a sentencing recommendation, that the Court is not bound to accept that recommendation?
- 27. Do you also understand that if the Court rejects the negotiated plea agreement, you would have the right to withdraw your plea before sentence is pronounced and if you do not withdraw your plea, the Court will proceed with sentencing in a similar manner as if you had pled not guilty, stood trial and been convicted by a jury?
- 28. Have you been issued a Georgia Weapons Carry License or Concealed Carry Permit by any Probate Court of this State? If so, in what County was it issued?
- 29. Have these questions been read to you and explained to you?

The Defendant's attorney makes the following answers to the Court's questions:

- 1. Has the Defendant been informed of his/her rights and have they been explained to him/her?
- 2. Do you believe he/she understands the consequences of a guilty plea?

## **CERTIFICATION**

I have read all of the above questions and answers or have heard them read, and I understand them, and the answers are the ones given in open court, and they are true and correct.

I further certify that I have discussed with my attorney, and I understand, my right to challenge these proceedings by having my attorney file an appeal via application for discretionary review within 30 days of sentencing, or a motion to withdraw this plea within 30 days of sentencing or until the end of this term of court, whichever is later. I also understand that I have a right to file any action for habeas corpus pursuant to O.C.G.A. §§ 9-14-42 & 40-13-33, which must be filed within 180 days from the judgment of conviction on traffic misdemeanors, one year from the judgment of conviction on all other misdemeanors, and four years from the judgment of conviction on felonies becoming final by the conclusion of direct review or the expiration of the time for seeking such review.

		Defendant	
		Attorney for Defendant	State Bar No.
Witnessed by me, this	day of	, 20	·
		Deputy Clerk	

The undersigned Presiding Judge hereby certifies:

- 1. That the above-named defendant while under oath in open court was asked the questions set forth in the foregoing transcript, and answered them as set forth therein.

The Court is satisfied that there is a factual basis to support the entry of this defendant's plea. The Court further ascertains, determines and adjudges that the plea by the defendant is freely, understandingly, and voluntarily made, and was made without undue influence, compulsion or duress, and without promise of leniency or hope of reward. It is therefore ordered that the plea be entered on the minutes and that this transcript and certificate be filed with the above case in the Clerk of Superior Court's Office.

This the \_\_\_\_\_\_day of \_\_\_\_\_\_, 20\_\_\_\_\_.

Judge Kimberly A. Childs, Superior Court Cobb Judicial Circuit