CAUSE NO	
THE TEXAS OF TEXAS	IN THE COUNTY COURT
VS.	AT LAW NO. 1 OF
	CAMERON COUNTY, TEXAS
MISDEMEANOR PLEA OF G	UILTY/NOLO CONTENDERE
Comes now the above named defendant in the abo entering a plea herein represents to the Court the	ve numbered and entitled cause and prior to following:
I understand that the punishment prescribed for the Contendere is/are	he offense(s) to which I here plead guilty or Nolo
addition, a fine not to exceed \$4,00 [] CLASS B MISDEMEANOR: confir DAYS, in addition, a fine not to exce	nement in county jail for a term of up to 180
addition, a fine not to exceed \$4,00 [] CLASS B MISDEMEANOR: confi DAYS, in addition, a fine not to exc [] SPECIAL PUNISHMENT RANGE	nement in county jail for a term of up to 180
addition, a fine not to exceed \$4,06 [] CLASS B MISDEMEANOR: confi DAYS, in addition, a fine not to exc [] SPECIAL PUNISHMENT RANG	inement in county jail for a term of up to 180
d. Other Counts:	

I understand that I have the right to a jury trial: the right to compel witnesses on my behalf; the right to confront and cross-examine my accusers; the right to be arraigned and have the charge read to me in open court; the right to remain silent and that anything I say can be used against me; and the right to have ten days after the appointment of any attorney before entering a plea.

I understand that upon a plea of guilty or nolo contendere, with a jury waiver, punishment may be assessed by the Court either upon or without evidence at the discretion of the court; that if I am not a citizens of the United States my plea of guilty or nolo contendere may result in my deportation, exclusion from admission to this country, or denial of naturalization under federal law; that if I am on probation or parole, my plea of guilty or nolo contendere may result in the revocation of my probation or parole, my plea of guilty or nolo contendere may result in the revocation of my probation or parole resulting in my further confinement; that if I am found guilty, this case may be used to enhance my punishment; if I am convicted of another offense that my driver's license or privilege to obtain a driver's license may be subject to suspension or revocation as provided by law, and that if the Court does not exceed the agreed recommendation in assessing punishment, that my right to appeal my conviction will be limited to matters raised by written motion and ruled upon before trail unless the Court gives permissions to raise other matters.

I am satisfied that the attorney representing me today in court has properly represented me and I have fully discussed the case with my attorney. With a full understanding of my rights, I hereby knowingly and voluntarily waive the arraignment and the reading of the information; the right of trial by jury; the right to remain silent; the right to confront and cross-examine my accusers; the ten-day waiting period for trial after the appointment of counsel; and any further time to prepare for trial to which I or my attorney may be entitled. I confess that I committed the offence as alleged in the State's information and that each element of the State's pleading is true. In open court I freely and voluntarily enter my plea of guilty/nolo contendere to the offense charged in the information and request the Court to make immediate disposition of this case based upon my plea.

affirm that ther	e has been	no plea bar	gain agreen	nent in this o	ase except the fo	llowing
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MISDEMEANOR PLEA OF GUILTY/NOLO CONTENDERE WITH ATTORNEY

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only appeal jurisdiction defects. I have read the foregoing matters and have consulted fully with my attorney regarding each and every one of them and by signing below; I expressly waived my rights set out herein. DEFENDANT: _____ I have consulted with the defendant whom I have found competent and to whom I have fully explained all of the matters in this instrument. Counsel for Defendant (please sign) Name of Counsel (please print) The undersigned assistant district attorney, on behalf of the State of Texas, consents to and approves the defendant's waiver of trial by jury. **Assistant District Attorney** TxBN:_ After consulting with the defendant and informing the defendant of the nature of the charges, all rights and the consequences of the plea of guilty/nolo contendere, the defendant waived arraignment and with the advice of counsel, decided not to contest the case. The Court finds that the defendant is competent and that the plea was entered only after the defendant knowingly, intelligently, and voluntarily waived the right to a trial by jury; and all other rights set out above. The Court hereby accepts this plea which is (is not) the result of a plea bargain agreement with the prosecuting attorney. **CHECK APPROPRIATE SELECTIONS:** ___ The Court finds that there is sufficient information in the record to permit the meaningful exercise of sentencing discretion. ___ The Defendant requests that pre-sentence investigation report not be made and the Court agrees to the request. __ The Defendant requests that a pre-sentence investigation report not be made and the Court agrees to the request and further finds that there is sufficient information in the record to permit the meaningful exercise of sentencing discretion. __ The Court finds that there is a need for additional information and orders that a _ partial/_full pre-sentence investigation report be prepared by the Cameron Community Supervision and Correction Department. JUDGE: _____ Date: This document was translated from English to ______ by: (Printed name of Translator) (signature of Translator)

I understand that if my plea was not the result of a plea bargain agreement that I have the right to be represented on appeal by an attorney of my choice, or if I am indigent, the Court will appoint an attorney and provide a proper record for such an appeal. However, I realize in such event I could

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Cause No					
THE STATE OF TEXAS	§ 8	IN THE COUNTY COURT			
VS.	\$ \$ \$ 	AT LAW NO. 1			
I.D. #		OF CAMERON COUNTY, TEXAS			
TRIAL COURT'S CERTIFICA	TION OF DEFE	NDANT'S RIGHT OF APPEAL*			
I, the Judge of the trial Court, certify this	criminal case:				
[] is not a plea bargain case, and the Defe	endant has the rig	ht of appeal. [or]			
[] is a plea bargain case, but matters were trial and not withdrawn or waived, and the	e raised by writte e Defendant has t	n motion filed and ruled on before he right of appeal. [or]			
[] is a plea bargain case, but the Court has Defendant has the right of appeal. [or]	as given permissio	on to appeal, and the			
[] is a plea bargain case, and the Defenda	ant has NO right	of appeal. [or]			
[] the Defendant has waived the right of	appeal,				
Arturo A. McDonald Jr., Judge Presiding	Date S	Signed			
concerning any appeal of this criminal case review pursuant to Rule 68 of the Texas Rattorney must mail a copy of the court of that I have only 30 days in which to file a Tex. R. App. P. 68.2. I acknowledge that my duty to inform my appellate attorney which I am currently living or any change	te, including any recules of Appellate appeals' judgement pro se petition for a fill wish to appear, by written comme in my current comme in my appellate	n. I have also been informed of my rights right to file a <i>pro se</i> petition for discretionary Procedure. I have been admonished that my nt and opinion to my last known address and discretionary review in the court of appeals. The case and if I am entitled to do so, it is munication, of any change in the address at county jail unit. I understand that, because of attorney of any change in my address, I may by review.			
Defendant		adant's Counsel, SBN :			
Mailing address:		Mail address:			
Telephone:	Telep	hone:			
Fax number (if any):	Fax n	Fax number (if any):			

^{* &}quot;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 judgement 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 toby the defendant – a defendant may appeal only: (A) those matters that were raised by written motion filed and ruled on before trial, or (B) after getting the trial court's permission to appeal." Texas Rule of Appellate Procedure 25.2(a)(2).