IN THE SUPERIOR COURT FOR THE STATE OF ALASKA STATE OF ALASKA Plaintiff, VS. CASE NO. CR Defendant. DOB: APSIN:____ATN:__ **RULE 11 AGREEMENT** DL/ID: ST: CDL) The State of Alaska gives notice of a plea agreement between the State and the defendant which, if accepted by the Court, will result in the following: The defendant will enter a guilty plea to the following charge(s): Offense Statute Convict. Merges CTN Offense Type Class DV Date Violated Entered w/CTN Fel $\square A \square C$ \square Y $\prod Y$ $\prod N$ Misd \square B \square $\prod N$ Fel $\Box A \Box C$ $\prod Y$ $\prod Y$ Misd \Box B \square N \square N Fel $\square A \square C$ ☐ Y $\prod Y$ \square N ☐ Misd \square B \square _ $\prod N$ ☐ Fel \Box A \Box C \square Y $\prod Y$ \square B \square _ \square N Misd $\prod N$ ___ Fel $\Box A \Box C$ \square Y $\prod Y$ \square N ☐ Misd \Box B \Box $\prod N$ See continuation sheet for more offenses. Suspended Imposition of Sentence for CTN(s): The following charge(s) will be dismissed: Offense Reason CTN Offense Statute Type Dismissed ¹ Date Felony Misd ☐ Felony ☐ Misd Felony Misd See continuation sheet for more dismissed charges. See court form <u>CR-330</u> for dismissal codes. State of Alaska v CR RULE 11 AGREEMENT (PAIRED WITH CR-470 ANCH) (10/24)

RULE 11 AGREEMENT (PAIRED WITH CR-470 ANCH) (10/24 Page 1 of 7 CRIMES

The defendant agrees that the following sentence will be imposed:

SENTENCE

Α.	TERM	OF INC	CARCER	ATION
<i>_</i>	1 1212171	11111		_

CTN -	Period			Suspended Time			Concurrent/Consecutive/Other Information
CIN	Yrs	Mos	Days	Yrs	Mos	Days	Concurrent/Consecutive/Other information

B. TERM OF PROBATION

CTN	Probation			Concurrent/Consecutive/Other Information
CIN	Yrs	Mos	Days	Concurrent/Consecutive/Other information

C. COMPOSITE SENTENCE

Period			Su	spended 7	Гіте	Probation			
Years	Months	Days	Years	Months	Days	Years	Months	Days	

D. FINES

The defendant agrees to pay the following fines:

CTN	Fine Am	nount	Suspended Amount	Due Date
		safety corridor hwy. work zone		
	[safety corridor		
		hwy. work zone		
		safety corridor		
	[hwy. work zone		
		safety corridor		
		hwy. work zone		
		safety corridor		
		hwy. work zone		

State of Alaska v _____ Case No. ____ CR

Ε.	SURCHARGES AND COSTS	
	The defendant shall pay the following surcharges a	nd other costs:
	1. Police Training Surcharge. One per case:	
		\$75 DUI/Ref Misd \$50 Misd
	Offense on or after 1/1/19: \$\overline{\cappa}\$ \$200 Felony	
	2. <u>Initial Jail Surcharge</u> . The defendant was an	· · · · · · · · · · · · · · · · · · ·
	or is being ordered to serve a term of incarc	eration.
	One per case: S100 (fel) S50 (misd)	
	3. Suspended Jail Surcharge. \$100 per case, s	uspended and must be paid only if
	probation is revoked and, in connection wit	h the revocation, the defendant is arrested
	and taken to a correctional facility or jail tin	ne is ordered served.
	4. Cost of Imprisonment (DUI/Refusal Misde	meanors Only). 22 AAC 05.615.
	1st offense	
	Offense before 7/9/19: \$66 for 1st	three days plus \$14 each additional day
	of EM ordered.	
	Offenses on or after 7/9/19: \$330	
	2nd offense: \$1,467	
	3rd and subsequent offense: \$2,000	
F.	RESTITUTION	
	☐ Victim case	
	The defendant will be required to pay restitution	n to:
	Restitution Recipients	Amount
	Restitution Recipients	Amount
	A.	\$
	1	
	A.	\$
	A. B.	\$ \$
	A. B. C.	\$ \$ \$
	A. B. C. D.	\$ \$ \$ \$
	A. B. C. D. E.	\$ \$ \$ \$
	A. B. C. D. E. F.	\$ \$ \$ \$ \$
	A. B. C. D. E. F. G.	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
нс	A. B. C. D. E. F. G. In an amount to be determined within See attached list for more victims.	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ days from the date of conviction.
	A. B. C. D. E. F. G. In an amount to be determined within See attached list for more victims. WAND WHERE TO PAY FINES, SURCHARGES	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ days from the date of conviction.
	A. B. C. D. E. F. G. In an amount to be determined within See attached list for more victims.	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ days from the date of conviction.
	A. B. C. D. E. F. G. In an amount to be determined within See attached list for more victims. WAND WHERE TO PAY FINES, SURCHARGES	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ days from the date of conviction.
	A. B. C. D. E. F. G. In an amount to be determined within See attached list for more victims. WAND WHERE TO PAY FINES, SURCHARGES	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ days from the date of conviction.
	A. B. C. D. E. F. G. In an amount to be determined within See attached list for more victims. WAND WHERE TO PAY FINES, SURCHARGES	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ days from the date of conviction.
	A. B. C. D. E. F. G. In an amount to be determined within See attached list for more victims. WAND WHERE TO PAY FINES, SURCHARGES	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ days from the date of conviction.
	A. B. C. D. E. F. G. In an amount to be determined within See attached list for more victims. WAND WHERE TO PAY FINES, SURCHARGES	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ days from the date of conviction.
	A. B. C. D. E. F. G. In an amount to be determined within See attached list for more victims. WAND WHERE TO PAY FINES, SURCHARGES	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ days from the date of conviction.
	A. B. C. D. E. F. G. In an amount to be determined within See attached list for more victims. WAND WHERE TO PAY FINES, SURCHARGES	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ days from the date of conviction.

G.	LI	CEN	SE AND	FORFEI	TURE AC	TIONS				
	1.		Felony l	DUI Licer	se and For	feiture Actions.				
				ne defenda storation b		's license is permanentl	ly revoked and is subj	ect to		
					nt is disqua storation by	alified from driving a coy law.	ommercial vehicle for	: life,		
			co	The defendant's interest in the vehicle, watercraft, or aircraft used in the commission of the offense is forfeited. ID # (VIN, HIN, SN) of vehicle used in offense						
						Model		ar		
			ve th D	hicles reg e defenda	istered in tl nt's name a reissue veh	Vehicles (DMV) shall he defendant's name. It is co-owner, or as co-ov- icle registration and on	revoke the registratio For every vehicle register and extension of the register at the	n of all stered in s name, the		
			(fo	orm CR-4	•	fendant shall submit are used) to the DMV Re 9503.		-		
	2.		License	Revocation	on. The de	fendant's driver's licen	se will be revoked as	follows:		
			CTN	Revocat Days	ion Period Years	Concurrent/Consecutive	ve/Other Information			
			Mandatory Revocation ☐ Motor vehicle used in commission of the offense—AS 28.15.181(a) ☐ Drug offense (age 13-20) or offense involving firearm (age 13-17)— AS 28.15.185 ☐ Driving a CMV without being lawfully licensed—AS 28.33.150 Optional Revocation ☐ Motor vehicle offense resulted in accident causing death—AS 28.15.182							
	3.		a limite	d license,	the defenda	fter the defendant regardent must use an ignition (CR-483) for me	n interlock device (III			
	4.			eighing mesigned to	ore than 26 transport >	the Offense: 6,000 pounds 15 passengers dous materials				
Sta	ite o	of Ala	ska v				Case No	CR		

H. DNA IDENTIFICATION

If this conviction is for a "crime against a person" as defined in AS 44.41.035, or a felony under AS 11 or AS 28.35, the defendant will provide samples for the DNA Registration System when requested to do so by a health care professional acting on behalf of the state, and to provide oral samples for the DNA Registration System when requested by a correctional, probation, parole, or peace officer. AS 12.55.015(h).

I.	OT	HER
		No Contact. Effective immediately, and until unconditional discharge, the defendant will
		have no direct or indirect contact with
	-	
		[If convicted of a sex offense crime (AS 12.63.100) or a domestic violence crime (AS
		18.66.990), no-contact with the victim is presumed, unless the court finds on the record
		that contact is necessary.]
	Ш	The defendant agrees to forfeit the following:
		all items seized at arrest;
		all items seized pursuant to search warrant number(s)
	Ш.	
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J. PROBATION CONDITIONS

The following probation conditions will be imposed in this case: GENERAL CONDITIONS OF PROBATION Report to the Department of Corrections Probation Office on the next business day following the date of sentencing, or if time is to be served prior to probation, report to the Department of Corrections Probation Office on the next business day following release from an institution. Report in person between the first day and the tenth day of each month, or as otherwise directed, to your assigned office of the Department of Corrections. Complete in full a written report when your probation officer is out of the office to ensure credit for that visit. You may not report by mail unless you get prior permission to do so from your probation officer. Secure the prior written permission of a probation officer of the Department of Corrections before changing employment or residence or leaving the region of residence where you are assigned. Make a reasonable effort to secure and maintain steady employment. If you become unemployed, notify a probation officer of the Department of Corrections as soon as possible. At no time have under your control a concealed weapon, a firearm, or a switchblade or gravity knife. Do not knowingly associate with a person who is on probation or parole, or a person who has a record of a felony conviction, unless prior written permission to do so has been granted by a probation officer of the Department of Corrections. Make a reasonable effort to support your legal dependents. Obey all federal, state, and local laws and ordinances. Comply with all direct court orders listed above by the deadlines stated. Report to your probation officer all purchases, sales, and trades of motor vehicles belonging to you, together with current motor vehicle license numbers for those vehicles. If this conviction is for a sex offense as defined in AS 12.63.100, submit to periodic polygraph examinations as directed by a probation officer of the Department of Corrections. AS 12.55.100(e). Abide by any special instructions given by the court or any of its duly authorized officers, including probation officers of the Department of Corrections. **CR** Case No. State of Alaska v

See conti	nuation sheet for more	special condi	tions of probation	•	
	Signature		Printed Name	Data Signad	ABA#
District	Signature		r riniea Ivame	Date Signed	ADA#
Attorney					
Defense Attorney					
Defendant					
State of Alas	ka v	-		Case No.	CR
DITE 11 ACD	EEMENT (PAIRED WITH	I CD 470 A NCII	(10/24)		

RULE 11 AGREEMENT (PAIRED WITH CR-470 ANCH) (10/24) Page 7 of 7 *CRIMES*

SPECIAL CONDITIONS OF PROBATION

	IN THE			R THE STATE	OF ALA 	SKA				
STATE	OF ALASKA)							
vs.		Plaintiff,)							
v 5.		Defendant.)	CASE NO					CR	
DOB:_ APSIN: DL/ID:	:	ATN: _ST:)) (CDL)		JDGME DMMIT				ON	
Plea Ag Trial:	Court Jury	No Pa	o Contest artial ictim Case							
	fendant has been fou Offense	nd guilty of: Statute					Co	nvict	Merges	
CTN	Date	Violated	C	Offense	Type	Class			w/ CTN	DV
					☐ Fel ☐ Misd	□A □ □B □	C [] Y] N		□Y □N
					Fel Misd		C [] Y] N		□Y □N
					Fel Misd	=	C] Y] N		□Y □N
					Fel Misd		C [] Y] N		□Y □N
					Fel Misd		C] Y] N		□Y □N
See	continuation sheet for	more offenses	. Sep	arate misdemear	or judgr	nent also	issued	l in th	nis case.	
	Offense			Offers	_		Т		Dismissa	al
CTN	Date	Statute		Offens	e		Type		Reason	
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	_						☐ Mis			
							☐ Fel ☐ Mis			
See	continuation sheet for	more dismisse	ed charges.					•		
just OR	pended Imposition of pice and the best intered DERED that the sented AS 12.55.085 for C	ests of the publi encing of the de	c, as well a	s the defendant,	will be s	served th	ereby,	IT IS		

Page 1 of 8 CR-470 ANCH (2/25)

See court form <u>CR-330</u> for dismissal codes.

ate vs						C	Case No.			
e defenda	nt can							ney present		cing date] with coun
						SENTE	NCE			
TERM	OF IN	CARC	CERAT	ΓΙΟΝ						
						ed to the		d custody o	of the Co	ommissioner of the
		Period			pended					Other Information
CTN	Yrs	Mos	Days	_	^	Days	Concu	rrent/Cons	ecutive/	Other Information
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	•							•	entence t	able below.
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				i ior u	me aire	ady serve	ea in this	case.		
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TERM It is order probation CTN	OF PI ered the fort Yrs	at, afte he follo Probate Mo	r serving pation s Da	ng any period nys	term or (s):	f incarce	ration im	nsecutive/		
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TERM It is order probation CTN COMPO Years Und	OF PI ered the fort Yrs OSITI Period Month der AS retional serv	at, afte he follow Probate Model Mod	r serving pation s Da	E Suspears	pended Months and AS	Concu Time Days 12.55.11 until the	rrent/Co Years	Probation Months	Other Int	formation

Sta	ate vs		_ Case No			CR
D.	FINES The defe	endant is fined as follows:				
	CTN	Fine Amount	Suspended Amount	Unsuspended Amount	Due Date	
		Safety corridor				
		Hwy work zone Safety corridor				
		Hwy work zone				
		Safety corridor				
		Hwy work zone Safety corridor				
		Hwy work zone				
		Safety corridor				
		Hwy work zone				
Ε.		ARGES AND COSTS				
	1.	Police Training Surcharge. The d			g surcharge to t	the court
		pursuant to AS 12.55.039 within Offense before 1/1/19: \$\square\$\$\$\$100\$			N4: J	
		Offense on/after 1/1/19: \$200				
	2.	Initial Jail Surcharge. The defend				ty or is
		being ordered to serve a term of it				
		pay a correctional facility surchar	~ .	· · · · —		
	3.	Suspended Jail Surcharge. The d				
		defendant shall pay an additional suspended and must only be paid				
		with the revocation, the defendan				
		ordered served. AS 12.55.041(c)		anon to a confective	oner recinity of	juii tiiile is
	4.	Cost of Imprisonment (DUI/Refu		s Only). 22 AAC	05.615.	
		1st offense				
		Offense before 7/9/19 EM ordered.	9: \$66 for 1st thre	ee days plus \$14 e	ach additional	day of
		Offenses on or after 7	7/9/19: \$330			
		2nd offense: \$1,467	777 17. 4000			
		3rd and subsequent offense				
	5.	Cost of Appointed Counsel. \$		1	Due imm	ediately.
_	DECES	judgment until paid. Apply for the	ie rrb every year	i engible ullul tms	s cost is paid in	ı ıuıı.
F.	RESTIT	TUTION defendant must pay restitution as st	tated in the Pastit	ution Indoment (f	Form CP 465) 6	and must
		y for an Alaska Permanent Fund Di				
		amount of restitution will be determ				

O(C)(Z).

The defendant will be required to pay restitution to:

Restitution Recipients	Amount
A.	\$
В.	\$
C.	\$
D.	\$
E.	\$
F.	\$
G.	\$

☐ See attached list for more victims.

State vs	Case No <u>CR</u>
HOW AND Find paymen	WHERE TO PAY FINES, SURCHARGES, OTHER COSTS, AND RESTITUTION nt instructions online at ak-courts.info/payments , or contact your local court clerk.
G. LICENS	SE ACTIONS
1.	 Felony DUI License and Forfeiture Actions. □ The defendant's driver's license is permanently revoked and is subject to restoration by law. □ The defendant is disqualified from driving a commercial vehicle for life, subject to restoration by law. □ The defendant's interest in the vehicle, watercraft, or aircraft used in the commission of the offense is forfeited. □ D # (VIN HIN SN) of vehicle used in offense
2.	ID # (VIN, HIN, SN) of vehicle used in offense
۷. ا	License Revocation. The defendant's driver's license is revoked for the time period shown below and shall be immediately surrendered to the court: CTN Revocation Period Concurrent/Consecutive/Other Information

<u>Ignition Interlock Device</u>. After the defendant regains the privilege to drive or obtains a limited license, the defendant must use an ignition interlock device (IID) as directed in the

IID Information Sheet (CR-483) for _____ months.

Commercial Vehicle Used in the Offense:

☐ Weighing more than 26,000 pounds
☐ Designed to transport >15 passengers
☐ Used to transport hazardous materials

	 6. 	For Defendants Ordered Not to Consume Alcohol. If ordered not to consume alcohol, the defendant is also restricted from purchasing alcohol during the same period. In addition, for DUI or Refusal offenses, all licenses and state IDs must be surrendered, all licenses and state IDs are subject to cancellation under AS 28.15.161 and AS 18.65.310, and any new license or state ID must list the alcohol purchase restriction during the period of probation or parole. AS 28.15.191(g). For other offenses, any state ID issued under AS 18.65.310 must list the alcohol purchase restriction during the period of probation or parole. AS 04.16.160. Limited License. The court will not consider issuing a limited license unless all the conditions in AS 28.15.201 and .181 or .182 are met. The conditions of the statutes have been met. A limited license is granted as follows:
н	DN	NA IDENTIFICATION
11.	If to AS wh	his conviction is for a "crime against a person" as defined in AS 44.41.035, or a felony under 11 or AS 28.35, the defendant is ordered to provide samples for the DNA Registration System en requested to do so by a health care professional acting on behalf of the state, and to provide oral nples for the DNA Registration System when requested by a correctional, probation, parole, or accomples. AS 12.55.015(h).
I.	OT	THER ORDERS
		No Contact. Effective immediately, and until unconditional discharge, defendant will have no direct or indirect contact with:
		[If convicted of a sex offense crime (AS 12.63.100) or a domestic violence crime (AS 18.66.990), no-contact with the victim is presumed, unless the court finds on the record that contact is
		necessary.] Forfeit the following:
		all items seized at arrest;
		all items seized pursuant to search warrant number(s);
		·

Case No. CR

Sta	e vs Case No <u>CR</u>
J.	PROBATION CONDITIONS The following probation and itions are improved.
	The following probation conditions are imposed:
	GENERAL CONDITIONS OF PROBATION
	Report to the Department of Corrections Probation Office on the next business day following the date of sentencing, or if time is to be served prior to probation, report to the Department of Corrections Probation Office on the next business day following release from an institution.
	Report in person between the first day and the tenth day of each month, or as otherwise directed, to your assigned office of the Department of Corrections. Complete in full a written report when your probation officer is out of the office to ensure credit for that visit. You may not report by mail unless you get prior permission to do so from your probation officer.
	Secure the prior written permission of a probation officer of the Department of Corrections before changing employment or residence or leaving the region of residence where you are assigned.
	Make a reasonable effort to secure and maintain steady employment. If you become unemployed, notify a probation officer of the Department of Corrections as soon as possible.
	At no time have under your control a concealed weapon, a firearm, or a switchblade or gravity knife.
	Do not knowingly associate with a person who is on probation or parole, or a person who has a record of a felony conviction, unless prior written permission to do so has been granted by a probation officer of the Department of Corrections.
	Make a reasonable effort to support your legal dependents.
	☐ Obey all federal, state, and local laws and ordinances.
	Comply with all direct court orders listed above by the deadlines stated.
	Report to your probation officer all purchases, sales, and trades of motor vehicles belonging to you together with current motor vehicle license numbers for those vehicles.
	If this conviction is for a sex offense as defined in AS 12.63.100, submit to periodic polygraph examinations as directed by a probation officer of the Department of Corrections. AS 12.55.100(e).
	Abide by any special instructions given by the court or any of its duly authorized officers, including probation officers of the Department of Corrections.

State vs	Case No	CR
SPECIAL CONDITIONS OF PROBATION		
See continuation sheet for more special con	editions of probation	
K. BOND(S)	actions of probation.	
Any appearance or performance bond in the is exonerated.	is case	
is exonerated when the defendant repo	rts as ordered to jail to serve the sentence.	
was forfeited, and any forfeited funds	snall be applied to the restitution.	
L. PED SUPERVISION, if any, concludes n	ow.	
Effective Date	Judge	
	Type or Print Name	

State vs	Case No	<u>CR</u>			
NOT	ICE TO DEFENDANT				
You are advised that according to the law, the court may at any time revoke your probation for cause or modify the terms or conditions of your probation. You are subject to arrest by a probation officer with or without a warrant if the officer has cause to believe that you have violated a condition of your probation. You are further advised that it is your responsibility to make your probation officer aware of your adherence to all conditions of probation set forth above.					
Sentence Appeal. If you are ordered to serve than 120 days in jail for a misdemeanor offer the ground that it is excessive.					
NOTE: You may not appeal the sentence as excessive if it was imposed in accordance with a plea agreement that provided for a specific sentence or a sentence equal to or less than a specified maximum sentence. If the sentence was imposed in accordance with a plea agreement that provided for a minimum sentence, you may appeal as excessive only the part of the sentence that is longer than the minimum sentence by more than two years for a felony offense, or by more than 120 days for a misdemeanor offense.					
Your appeal must be filed within 30 days of the date of distribution stated below. If you are sentenced to serve two years or less in jail for a felony offense, or 120 days or less in jail for a misdemeanor offense, you may seek review of your sentence by filing a petition for review in the Supreme Court. To do this, you must file a notice of intent to file a petition for sentence review within 10 days of the date of distribution stated below. See Appellate Rules 215 and 403(h) for more information on time limits, procedures, and possible consequences of seeking review of your sentence.					
REGISTRATION REQUIREMENT listed in AS 12.63.100, you must re Offender and Child Kidnapper Reg	gister as described in the attach				
I certify that on I distributed a copy of this judgment to	I certify that on of this judgment to:	I distributed a copy			
DA/OSPAby mail other	DA/OSPA Defense Atty Defendant by mail Exhibit Clerk	by _ mail _ other			

Police/AST

Clerk:

Jail

CR-490 fingerprint form

Defense Atty

by mail other

by mail other

Pro Per Defendant ___

☐ DOC/Adult Probation

JA/Clerk: _____

PED

DPS R&I Anchorage by mail with <u>original</u> completed

DMV-mail to 4001 Ingra St., Ste. 101, Anchorage, AK 99503 w/ surrendered lic./ID #

	AT	——————	
STATE OF ALASKA	Plaintiff		
DOB: I, the above-named	Defendant. defendant, am charged with	CASE NO. WAIVER OF INDICTMENT violation of:	CR
	(stat	ute)	
	(offe	nse)	

THE CURERTOR COURT FOR THE CTATE OF ALACKA

I am fully advised of the following:

- 1. Under the Alaska Constitution, I have a right to have the above charge presented to a Grand Jury for review.
- 2. A Grand Jury consists of 12 to 18 citizens who hear evidence presented by the District Attorney through witnesses.
- 3. During the presentation of a case before the Grand Jury, only the District Attorney, a clerk, and the witness are present.
- 4. The Grand Jury can return an indictment against me only upon the concurrence of a majority of the total number of jurors and when all the evidence taken together, if unexplained or uncontradicted, would warrant a conviction of me at trial.
- 5. If the Grand Jury declines to indict me after reviewing the evidence, the effect is to dismiss the charge which was before them; and that charge may not be again submitted to the Grand Jury without a court order.
- 6. The effect of an indictment being returned by the Grand Jury is to place the charges against me before the Superior Court.
- 7. The effect of a Waiver of Indictment by me will be to allow the charges against me to be placed before the Superior Court without the Grand Jury having reviewed the evidence in my case.

I have received a copy of the Complaint or Information charging me with the offense referred to above and therefore I am familiar with the nature of the charges against me.

I have been advised by my attorney and the court of the nature of the charges against me and my right to indictment by Grand Jury. I have taken into consideration the information listed above. I hereby waive in open court prosecution by indictment and consent to prosecution in Superior Court by information rather than indictment.

Date Assistant District Attorney		Defendant's Signature	
		Counsel for Defendant	
Type or Print Name	Bar Number	Type or Print Name	Bar Number
**********	********	*********	*******
	FINE	DING	
and having advised the def	fendant as to defend de a voluntary, intel	ant in open court and of def dant's right to indictment by ligent, and knowing waiver o	Grand Jury, I find
Date		Superior Court	: Judge
		Type or Print	Name
I certify that on			
Clerk:			

FINGERPRINT VERIFICATION ATTACHMENT TO JUDGMENT

			CASE NO)	CR
☐ District Cour	t	Superior Court	at		, Alaska
Plaintiff: STATE	OF ALASKA				
Defendant:			<u>—</u>		
DOB DLN	ATN State		DOV	APSIN	
Send original alor	ng with a copy o	f the judgment to):		
			or Road	nt Identification Sectio	n
Keep <u>copy</u> in cour	rt file.				
	LEFT THUME	B RIGHT TH	IIIMR		
	LEFT THOWIE	KIGHT III		Defendant's Signatur	re
				Mailing Addung	
				Mailing Address	
			City	State	ZIP
				Date	

CR-490 (8/09)(cs)

AS 12.55.147

Witness (Signature and Title)