IN THE CRIMINAL COURT OF HAMILTON COUNTY, TENNESSEE

STATE OF TE	NNESSEE }		
Plainti	ff, } }		
vs.	} } 	NO(s).	
Defend	<pre>} lant. }</pre>		
	WAIVER OF NOTICE OF ENHANCED P	OF INTENTION TO SEEK PUNISHMENT	
the State provio		5-202(a), the Defendant hereby waives any requirement that k enhanced punishment in the above case(s). In waiving such erstanding as follows:	
1)	If the District Attorney General believes that a defendant should be sentenced as a multiple, persistent or career offender, the District Attorney General must file a statement thereof with the Court and Defense Counsel not less than ten (10) days before trial or acceptance of a guilty plea.		
2)	However, an accused may waive receipt of this notice with the consent of the District Attorney General and the Court.		
3)	Tennessee law recognizes that offender classifications "are nonjurisdictional and {are} legitimate bargaining tools in plea negotiations under the Criminal Sentencing Reform Act of 1989."		
	end, and as part of a negotiate ed as a Range Offender.	ed plea, the Defendant and the State agree that the Defendant	
Assistant District Attorney General		Defendant	
		Defendant's Counsel	