FOR 1192(1)(2)(2A)(3)

SUPPLEMENTAL DWI WAIVER OF RIGHTS FORM

People v.	
Having plo	ed guilty to VTL 1192(1), I understand and agree that the Court will sentence me as
	fine, surcharge, 90 day license suspension, one year conditional discharge, conditions of which shall include attendance at the MADD Victim Impact Panel, attendance and completion of the DDP Program, together with any screening/assessment, and completion of any treatment as may be mandated or deemed necessary by the DDP Program, TASC or the Court.
Having ple Court will s	d guilty to a misdemeanor under VTL 1192(2)(2a) (3), I understand and agree that the sentence me as follows:
	fine, surcharge, license revocation, one year conditional discharge to TASC, conditions of which include attendance at the MADD Victim Impact Panel, attendance and completion of the DDP Program, together with any screening/assessment, and completion of any treatment as may be mandated or deemed necessary by the DDP Program, TASC or the Court.
	During the period of the Conditional Discharge I will not be permitted to drive any motor vehicle that does not have an ignition interlock device installed under the administrative supervision of the Westchester County Department of Probation. Upon proof being shown to the Court of such installation, the Court will then consider permitting an application to the DMV for the granting of a conditional license. Should a license be granted by the DMV, said license would be subject to the terms of this Conditional Discharge to only a vehicle which has the ignition interlock device installed.
	fine, surcharge, license revocation, three years probation with the Department of Probation, conditions of which shall include all general probation conditions and "DWP" conditions as may be recommended by the Department of Probation, including the restriction of no operation of a vehicle which has not had an ignition interlock device installed under the supervision of the Probation of Department, attendance at the MADD Victim Impact Panel, attendance and completion of the DDP Program together with screening/assessment, and completion of any treatment as may be mandated or deemed necessary by the DDP Program, the Department of Probation or the Court.
Defendant:	
Attorney:	
Date:	Doc. 531541