

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS OFFICE OF THE CLERK

UNITED STATES OF AMERICA	9	
VS	§	CRIMINAL NO.
	§	
WAIVER OF SPEEDY TRIAL LIMITS		
the time limits set forth by the Plan for the Texas, for achieving prompt disposition of	ne United of crimina ant to Rule	ause, I desire to waive my right to be tried within States District Court for the Southern District of al cases, dated July 1, 1980 and amended October e 50(b), Federal Rules of Criminal Procedure and ates Code, Section 3165(c).
Court's Docket and the above plan requibeginning of my continuous custody sole 70 days from the date the indictment or initial appearance before a judicial office fully aware that failure of the Court to without my consent may justify dismiss aware that this Court is not designating	ires that rely for the information of this comply val of this ag a defi	criminal matters are to be given preference to the my trial commence within 90 days following the purpose of trial on this federal charge; or, within ion was filed or unsealed, or from the date of my district, whichever date occurs last. Further, I am with the time limits set forth by the above plan action for unnecessary delay. Lastly, I am fully nite time for the trial of my case and is only t practicable date consistent with other docket
I have consulted with my attorney limits set forth by the above plan and he		ng the waiver of my right to be tried within the trial es with my decision.
Date De	efendant	

Attorney for Defendant