## IN THE STATE COURT OF HOUSTON COUNTY STATE OF GEORGIA

STATE OF GEORGIA	
v.	Case No:
Defendant	Count:
	Offense:
FIRST OFFENDER/CONDITIONAL DI	SCHARGE SENTENCE ADDENDUM
WHEREAS, the above-named Defendant has n and	ot been found guilty of the above- stated offense(s),
previously availed himself of the provisions of (check present case):  OCGA § 3-3-23 (underage alcohol possession OCGA § 16-13-2(a) (misdemeanor marijuana OCGA § 42-8-62 (general criminal first offend NOW THEREFORE, the Defendant consent judgment of guilty be imposed at this time, but that hereby sentenced to confinement and/or probation as Defendant complies with the general and special consentence; provided further, that upon completion of the by the Court prior to the termination of the sentence, the shall be completely exonerated of guilt thereon.  DEFENDANT is cautioned that, in the event Defendant may be resentenced up to the maximum sentence than that initially imposed, giving credit for a Let a copy of this Order be forwarded to the Investigation.	conditional discharge) possession conditional discharge) der) ting hereto, it is the judgment of the Court that no further proceedings are deferred, and Defendant is indicated on the Sentence Order, provided that said ditions therein imposed by the Court as part of this e terms of probation, or upon release of the Defendant the Defendant shall stand discharged of the offense and the/she violates the conditions of his/her sentence, allowable under the law, which could be a greater my time served on probation. The Identification Division of the Federal Bureau of
SO ORDERED, this day of	, 201
Consented to:	Judge, State Court of Houston County
Defendant	