## UNITED STATES DISTRICT COURT DISTRICT OF IDAHO

CASE NO. Case Number

UNITED STATES OF AMERICA,	)
Vs.	) ) ) WAIVER OF PERSONAL ) APPEARANCE AT ARRAIGNMENT
Defendant Name,	)
Defendant.	)
	-
IN ACCORDANCE with Rule 10, I	Federal Rules of Criminal Procedure, the defendant
hereby waives personal appearance at arraign	nment. <sup>1</sup> Defendant acknowledges receipt of a copy
of the Indictment or Superseding Indictment,	that such charging instrument has been reviewed by
defendant with counsel, that defendant und	erstands the general nature of the charges alleged
therein, and that defendant has been advised of	of the maximum possible penalties.
Upon the advice and with the consent	of counsel, defendant waives the right to be present
at the arraignment and enters a plea of	GUILTY/NOT GUILTY to each count and
WAIVES/REQUESTS a jury trial on all cou	ints.
This day of	
	D. 6. 1. 4
	Defendant

**Counsel for Defendant** 

Defendant is advised that under Rule 10, waiver of personal appearance at arraignment is <u>not</u> a waiver of the arraignment itself. Counsel <u>must</u> appear at the arraignment. The court reserves the right, as provided under Rule 10(b)(3), to decline the waiver. Further, this form must be filed **within one full business day** before the hearing to enable the judge presiding over the proceeding to determine whether to accept the waiver and to notify the United States Marshal concerning transportation needs.