

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLORADO**

Case No.

UNITED STATES OF AMERICA,

Plaintiff(s),

v.

Defendant(s).

---

**PLEA AGREEMENT - Fed.R.Crim.P. 11(e)(1)(B)**

---

1. Defendant will plead guilty to these counts/violations and the Government will move to dismiss all others:

\_\_\_\_\_

\_\_\_\_\_

2. Providing Defendant complies with any special terms in paragraph 2.d, attends all scheduled court sessions and does not commit another criminal act, the Government will recommend the following punishment:

a. The Presentence Investigation Recommendation (subject to any specific maximums noted below)

b. Custody/Probation/Jail/Community Corrections/Home Detention:

\_\_\_\_\_

\_\_\_\_\_

c. Fine(s) of: \_\_\_\_\_

d. Other: \_\_\_\_\_

3. This agreement does not provide for a binding punishment but a recommendation from the Government, in addition to any restitution owing, mandatory special assessments and community service. It is not binding upon (1) the Presentence Investigation Recommendation, (2) the Court's sentence or (3) the Bureau of Prison's placement of Defendant. Should Defendant miss court, commit another criminal act or fail to comply with any special term noted above, the Government may recommend whatever punishment it deems appropriate. Upon acceptance by the Court, neither party can withdraw from this agreement, regardless of whether the recommendation is followed.  
Fed.R.Crim.P. II (e)(2).

Dated: \_\_\_\_\_

Dated: \_\_\_\_\_

John W. Suthers, United States Attorney  
for the District of Colorado

\_\_\_\_\_  
Defendant or Attorney for Defendant

By: \_\_\_\_\_  
Assistant U.S. Attorney