

City of Manor Municipal Court Office: 105 E. Eggleston, Mailing: P.O. Box 589, Manor, Texas 78653 Office: 512-272-8178 Fax: 512-272-8636

APPLICATION FOR DEFERRED DISPOSITION

A Deferred Disposition is a postponement of sentence or probation for a specified amount of time. You must enter a plea of <u>Guilty</u> or <u>No Contest</u> in order for the Judge to defer a finding of guilt at a later date, assess applicable fees, this must be paid at the time of the request and order you to comply with specific terms and conditions. Deferred disposition can only be completed once every 12 months for a specific ofense. If you successfully comply with all the terms and conditions, your case may be dismissed after review by the Judge. However, if you fail to comply with the terms and conditions, a guilty judgment may be imposed, and a conviction may be reported to the Texas Department of Public Safety.

You may apply for Deferred Disposition via in person or email by submitting this application on or before your scheduled appearance date, any required additional documentation (based on violation) and contacting the court to pay the fine and court cost.

In person application and the items below to:

City of Manor Municipal Court 105 E. Eggleston St. Manor, Texas 78653 Submit this application and a copy of the items below to: court@manortx.gov

Requests by email and/ or in person will NOT be accepted for the offenses listed below.

- Speeding over twenty-five (25) miles per hour over the posted speed limit or 90 miles per hour;
- Any offense by a holder of CDL (Commercial Driver's License)
- Passing a school bus
- Any traffic violation that occurred in a construction zone with workers present
- Juvenile cases (16 years of age and younger must appear in person with parent or guardian)
- Defendants 20 years of age or younger that received a citation for an Alcohol or Tobacco related charge are required to appear before the Judge.

Defendants 24 years of age or younger at the time of the alleged traffic offense they must also complete a Driver Safety Course (for traffic offenses) in addition to complying with the terms of deferred disposition by mail.

I hereby enter a plea of Guilty or No Contest to the violation of _____

and waive my right to a jury trial. I have not requested discovery from the State under Art. 39.14 of the Texas Code of Criminal Procedure. I request that the Court place me on Deferred Disposition for this case. I understand that if I successfully complete the terms of the Deferred Disposition by the specified time in my deferral, my case will be dismissed. If I do not successfully complete the terms of the Deferred Disposition, I will receive a notice to appear in court to show cause why I did not complete the terms of Deferred Disposition as ordered. Furthermore, I understand that if I do not show sufficient cause, the Deferred Disposition will be revoked and a judgment of guilt will be entered and will be reported to the Texas Department of Public Safety in accordance with Texas Code of Criminal Procedure, Art. 27.14(c).

If you are convicted of an offense and unable to pay the fine and court costs, you may have the court assess your ability to pay and the court may provide alternatives to full payment in satisfying the judgment.

Defendant Signature/Signature of Attorney of Record		Print Name(Defendant's or Attorney's)	Date	
Address		City	State	Zip
Telephone Number	Email Address		Citation	Number