



**AGREEMENT ON DETAINERS: FORM II (Continued)**

The inmate must indicate below whether he/she has counsel or wishes the court in the receiving state to appoint counsel for purposes of any proceedings preliminary to trial in the receiving state which may take place before his/her delivery to the jurisdiction in which the indictment, information or complaint is pending. Failure to list the name and address of counsel will be construed to indicate the inmate's consent to the appointment of counsel by the appropriate court in the receiving state.

A. My counsel is \_\_\_\_\_  
(Name of Counsel)

whose address is \_\_\_\_\_  
(Street, City and State)

B. I request the court to appoint counsel. \_\_\_\_\_

I have read the above or have had the above read and explained to me, and I understand its meaning and agree thereto.

Date: \_\_\_\_\_  
Inmate's Signature

Type: \_\_\_\_\_  
Inmate's Name and Number

Witness: \_\_\_\_\_  
Signature

Date: \_\_\_\_\_

\_\_\_\_\_  
Name and Title

## Summary Description of FORM II

Function:

- 1) Notifies the prosecuting officer and jurisdiction of the inmate's place of imprisonment.
- 2) Requests final disposition of pending actions.
- 3) Serves as waiver of extradition, both for charges pending in the requesting state and for serving any sentences which may result.
- 4) Serves as consent to appear in court under the purposes of the Agreement and to return voluntarily to the current facility of confinement.
- 5) Indicates whether the inmate has counsel or wishes the appropriate court to appoint counsel.

Requirements:

- 1) The inmate must complete this form to request final disposition of all indictments, informations, or complaints held against him in the state which has filed a detainer.
- 2) If only one jurisdiction has a pending action within the State involved, the facility must produce and distribute five copies of the complete Form II:
  - (a) One for the Inmate.
  - (b) One signed copy for the Warden.
  - (c) One signed copy for the Central Office Interstate Detainer Coordinator.
  - (d) One signed copy for the prosecuting official of the jurisdiction which placed the detainer. Send by certified or registered mail, return receipt requested.
  - (e) One signed copy for the Clerk of Court which has jurisdiction over the matter. Send by certified or registered mail, return receipt requested.
  - (f) One signed copy for the Agreement Administrator of the receiving state.
- 3) If more than one jurisdiction claims pending action in the requesting state, send a complete, signed Form II to each prosecuting official and each Clerk of Court in the affected jurisdictions.

**RETENTION SCHEDULE:**

Upon completion, a copy of this paperwork will be kept in the inmate case history file.