NO. 05–\_\_\_–\_\_\_\_\_–CR

\_\_\_\_\_\_\_\_\_\_\_\_\_\_ § COURT OF APPEALS

v. § FIFTH DISTRICT

The State of Texas § DALLAS, TEXAS

**CERTIFICATE OF COUNSEL**

 In compliance with the requirements of *Anders v. California*, 386 U.S. 378, 87 S. Ct. 1396 (1967), I, [**Name of attorney]**, court-appointed counsel for appellant, **[name of appellant]**, in the above-referenced appeal, do hereby verify, in writing, to the Court that I have:

1. Notified appellant that I filed a motion to withdraw as counsel with an accompanying *Anders* brief, and provided a copy of each to appellant;

2. Informed appellant of his right to file a pro se response identifying what he believes to be meritorious grounds to be raised in his appeal, should he so desire;

3. Advised appellant of his right to review the appellate record, should he wish to do so, before filing that response;

4. Explained the process for obtaining the appellate record, provided a *Motion for Pro Se Access to the Appellate Record* lacking only appellant’s signature and the date, and provided the mailing address for this Court; and

5. Informed appellant of his right to seek discretionary review pro se should this Court declare his appeal frivolous.

 Respectfully submitted,

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 Attorney for Appellant

CERTIFICATE OF SERVICE

 I hereby certify that a true and correct copy of the foregoing Motion has been served on Appellant and \_\_\_\_\_\_\_\_\_\_, Assistant Criminal District Attorney, the attorney of record for the State, on [date].

 /s/ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_