## IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT IN AND FOR BREVARD COUNTY, FLORIDA

ST.		FLORIDA, intiff,	CASE NO:	
, 5.	De	fendant.		
		ADMIS	SSION OF VIOLATION OF PROBATION/COMMUNITY CONTROL	
1.	violatio	n(s) of condi	, the above-named defendant, hereby withdraw my plea(s) of Not Guilty, and admit to ition(s) of my probation/community control order(s).	
			probation community control for the following charge(s): which carries a total maximum penalty of years in state prison.	
2.	I unders	That if the control hea	lowing paragraphs concerning my violation of probation/community control hearing rights: Court accepts my admission(s), I give up my right to a violation of probation/community uring, at which I would have had the following rights: to have a hearing, without a jury, before a Judge;	
		(ii) (iii) (iv)	to see and hear the witnesses testify, and to have my lawyer question them for me; to subpoena and present witnesses and items of evidence in my defense, and to present any defense I might have to the Judge; to testify or to remain silent at the hearing concerning any new criminal law violations, and I also understand that I can be called to testify at the hearing concerning allegations	
		(v)	of any non-criminal violations; and to require the prosecutor to prove my guilty by admissible evidence to the satisfaction of the Judge's conscience before I can be found guilty of violating my probation/community control by the Judge.	
	b.		up my right to appeal all matters except the legality of my sentence of this Court's authority case. My lawyer has explained to me what an appeal is.	
	c.		erstand that if the Court accepts my admission(s) of violating my probation/community control be NO HEARING and the Judge will impose sentence(s) based upon my admission(s).	
	d.	or the Judg	dge can either put me back on probation/community control with the same or new conditions ge can revoke my probation/community control and sentence me up to the maximum penalty trge(s) listed above.	
	e.		the violation affidavit in my case and I understand the violation(s) to which I am admitting has explained any possible defenses to the violation(s) to me.	
3.	probation	on/communi	r nor anyone else has told me or promised me that the Judge would restore me to ty control or give me a particular sentence, nor has my lawyer or anyone else told me or ng to get me to enter my admission(s) except as set forth below or said in open Court:	
	a. b.		No promises have been made by my lawyer or anyone else.  The prosecutor has agreed to a revocation of my probation/community control by the Court llowing sentence to be imposed:	
	c.		The Judge has agreed to	
4.			am on probation/community control for a felony and my admission is accepted by the Judge sentence me.	

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5.	and bondsman or pretrial release officer of an Pre-Sentence Investigation (PSI) and I willfu	its me to stay out of jail pending sentencing, I must notify my lawyer by change in my address or phone number, and if the judge orders an ally fail to appear for an appointment with the probation officer for jail for the PSI interview, or until my sentencing.			
6.	My education consists of	. I am not under the influence of any drug, dmission. I am not suffering from any mental problems at this time sion.			
7.	Neither my lawyer nor anyone else has pressured, coerced, threatened, or forced me to enter my admission and I am entering my admission voluntarily of my own free will and because				
	I believe that I am guilty I believe that it is in my own best interest				
8.	I have read every word in this written admission. I have discussed this written admission with my lawyer and I fully understand everything contained in it. I have discussed the maximum penalties for the charge(s) for which I am on probation/community control and the sentencing guidelines/Criminal Punishment Code score and I fully understand them. I have told my lawyer everything I know about this case and these violations. I am fully satisfied with the way my lawyer has handled my violation case for me and I have no complaints.				
	Defendant's signature:				
	Date of Birth:	_Age:			
he gui or o	hearing rights, the nature of the violations, the has, the maximum penalty for the charges for tidelines, and his right to appeal. No promises I	ertify that: I have discussed this case with the defendant, including a evidence against him of which I am aware, the possible defenses the which he is on probation/community control, the sentencing have been made to the defendant other than as set forth in this form his written admission, the consequences of entering it, and that the			
		CATE OF PROSECUTOR  ve and I confirm the promises in paragraph 3(b) have been made.			
	ACHEL M. SADOFF ERK OF COURT	SWORN TO BY THE DEFENDANT, SIGNED AND FILED IN OPEN COURT, IN MY PRESENCE, AND ACCEPTED BY ME THIS DAY OF, 2021.			
Ву	: Deputy Clerk in Attendance	Circuit Judge			

Defendant Initials \_\_\_\_\_