IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT, IN AND FOR ORANGE COUNTY, FLORIDA

STATE OF FLORIDA	CASE NO DIVISION
v.	DIVISION
ADMISSION OF VIOLAT	ON OF PROBATION/COMMUNITY CONTROL
	nt, hereby withdraw my denial of violation of probation/community of my probation/community orobation/community control for the following charge(s):
which carries a total maximum penalty	ofdays in county jail/ years in state prison.
2. I understand the following p violation of probation/community contra	aragraphs concerning my constitutional rights when charged with a rol:
	admission(s) that I violated probation/community control, I give up amunity control hearing, at which I would have the following rights:
(i) to have a hearing, without a	jury, before the Judge;
(ii) to see and hear the witnesse	es testify, and to have my lawyer question them for me;
(iii) to subpoena & present witr I might have to the Judge;	nesses & items of evidence in my defense and, to present any defense
(iv) to testify or remain siler violations, and I also understand that I non-criminal/technical violations; and	t, as I choose, at the hearing concerning any new criminal law can be called to testify at the hearing concerning allegations of any
admissible swidence that I substantis	hearing at which the State would have to prove to the Court, by ally and willfully violated my probation/community control by a I can be found guilty of violating my probation/community control
b. that I give up my right to a authority to hear this case. My lawyer	ppeal all matters except the legality of my sentence or this Court's has explained to me what an appeal is.
	Page read and understood. Def. initials

- c. that I understand that if the Court accepts my admission(s) of violating my probation/community control there will be NO HEARING and the Judge will impose sentence(s) based upon my admission(s).
- d. that the Judge can either put me back on probation/community control with the same or new conditions or the Judge can revoke my probation/community control and sentence me up to the maximum penalty for the charge(s) listed above.
- e. I have read the violation affidavit in my case and I understand the violation(s) to which I am admitting. My lawyer has explained any possible defenses to the violation(s) to me.
- 3. Neither my lawyer nor anyone else has told me or promised me that the Judge would restore me to probation/community control or give me a particular sentence, nor has my lawyer or anyone else told me or promised me anything to get me to enter my admission(s) except as set forth below or said in open Court:

r promised me anything to get me to enter my admission(s) except as set forth below or said in open Court:	
a. { } No promises have been made by my lawyer or anyone else.	
b. { } The prosecutor has agreed to	
c. { } The Judge has agreed to	
4. I understand that if I am on probation/community control for a felony and my admission is accepted by the Judge, the Judge will then sentence me under the Criminal Punishment Code, F.S. 921.002. I also understand that if I am on probation/community control for a misdemeanor, that the Criminal Punishment Code does not apply and that I can be sentenced up to the maximum for each misdemeanor count listed above.	
5. If this is a pre-guidelines case, I ( ) wish ( ) do not wish to be sentenced under the Criminal Punishment Code.	
6. I understand and agree that if the Judge permits me to stay out of jail pending sentencing I must notify my lawyer and bondsman or pre-trial release officer of any change in my address or phone number and if I willfully fail to appear for sentencing or commit a new criminal offense while I am awaiting sentencing the Judge is not bound by the terms of this plea agreement, I cannot withdraw the plea and the Judge can sentence me to whatever the Judge determines is a proper sentence, up to the maximum allowed by law.	
7. My education consists of() I can read and write in English. () I was read this plea form by	
8. ( ) I am not under the influence of any drugs, medication or alcohol at the time I sign this admission. I am not suffering from any mental problems at this time which affect my understanding of this admission.	
( ) I take prescription drugs for a diagnosed mental and/or physical condition of . Those drugs are They do not affect my understanding of this admission, my ability to understand the Court or my lawyer, or my judgment/decision making abilities.  Page read and understood. Def. initials	

	my lawyer nor anyone else has pressured or forced me to enter my admission and I an sion voluntarily of my own free will and because:
( ) I belie to make this admis	ve I violated my probation/community control. ( ) I believe it is in my own best interession.
my lawyer and I f the charge(s) for understand them. satisfied with the	read every word of this written admission. I have discussed this written admission with ally understand everything contained in it. I have discussed the maximum penalties for which I am on probation/community control, the sentencing guidelines and I full I have told my lawyer everything I know about this case and these violations. I am full way my lawyer has handled my violation case for me and have no complaints. Mone everything I have asked him/her to do.
CITIZEN ANY	erstand, and my attorney has explained to me that if I AM NOT A UNITED STATE ADMISSION OF VIOLATION OF PROBATION/COMMUNITY CONTROL TO DEPORTATION, under the laws and regulations of the United States Immigration Service.
SWORN TO ANI of, 2	O FILED in open court in the presence of defense counsel and the Judge thisda
Ву:	Defendant's Signature
Ву:	Defendant's SignatureAddress & Phone
I, defend including his/her the possible defer and the right to apbelieve the defendence.	Address & Phone
I, defend including his/her the possible defer and the right to a believe the defen- is entered of the o	Address & Phone  ERTIFICATE OF DEFENSE ATTORNEY(S) AND PROSECUTOR  ant's counsel of record, certify that: I have discussed this case with the defendant rights, the nature of the violation(s), the evidence against him/her of which I am award uses he/she has, the maximum penalty for the charge(s), the Criminal Punishment Code opeal. No promises have been made other than as set forth in this plea or on the record. I and to the fully understands this written plea, the consequences of entering it, and that the please of the consequences of entering it.
I, defend including his/her the possible defer and the right to a believe the defends entered of the control of	Address & Phone  ERTIFICATE OF DEFENSE ATTORNEY(S) AND PROSECUTOR  ant's counsel of record, certify that: I have discussed this case with the defendant rights, the nature of the violation(s), the evidence against him/her of which I am award uses he/she has, the maximum penalty for the charge(s), the Criminal Punishment Code upeal. No promises have been made other than as set forth in this plea or on the record. It is also that the please of entering it, and that the please of the representations in Paragraph 3(b).

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