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

CASE NO. 22CF188 M STATE OF FLORIDA, DIVISION: Defendant. PLEA (S) FORM PLEA: 1. | Lynch, Defendant, withdraw my plea(s) of not guilty and emter plea(s) of: Count 1 () Guilty () Alolo Contendre to () as charged () lesser 1=100 050 person 16 > 5000 Degree F2 F.S. 817.568 (2) Maximum Sentence 15 Min.Mars. Count 3 () Guilty 4) Nolo Contendre to 44 as charged () lesser <u>(ral Tuft dok as mork</u>

Degree 12 F.S. 812.014(2)(8) Maximum Sentence 15 Min.Man. Count 1 () Guilty () Nolo Contendre to 4 as charged () lesser Poss of Uncomposition OL

Degree 7 F.S. 322.212(1) - Maximum Sentence 5 400 Min. Man. Count () Guilty () Nolo Contendre to () as charged () lesser _____ Degree F.S. Maximum Sentence Min.Man. Count () Guilty () Nolo Contendre to () as charged () lesser Degree _____ F.S. ____ Maximum Sentence _____ Min.Man .____ Count ___ () Guilty () Nolo Contendre to () as charged () lesser ____ Degree F.S. Maximum Sentence Min.Man. Count () Guilty () Nolo Contendre to () as charged () lesser _____ Degree F.S. Maximum Sentence Min.Man. PROMISES/RECOMMENDATIONS: No one has promised me anything to get me to enter the plea(s) except as stated herein. The prosecutor and I have agreed to the following: The prosecutor has recommended the following: В. C. The Judge has promised: PENALTIES: I understand the total maximum penalties for the crime(s) to be 7066 plus total maximum fine(s) of \$ 39 26 k plus court costs, fees. costs, costs of investigation, and restitution. (Defendant's Initials) TRIAL RIGHTS: I understand that if the Court accepts my plea(s), I give up my right to: (1) a trial by jury; (2) have a jury determine whether I am guilty or not guilty; (3) see and hear the witnesses testify, and to have my attorney(s) question them for me; (4) subpoena and present witnesses and items of evidence in my defense, and to present any defense I might have to the jury; (5) testify or to remain silent; and (6) require the prosecutor to prove my guilt by admissible evidence beyond a reasonable doubt before I can be found guilty. (Defendant's Initials)

Page 1 of 4

Clerk, Cir. Ct. Orange Co.,

, Defendant	CASE NO.
5. PLEA UNDERSTANDING: Lunderstand and a plea of Nolo Contendere says that I do not contest accepts my plea(s) there will be no trial and the Co (Defendant's Initials)	
6. CHARGES, DEFENSES, PENALTIES: I understand the charge(s) to which I enter my plea(s). physical evidence containing DNA which could exoners maximum penalties for the charge(s), the essential electrime(s). I understand these things. I also understand probation/community control/parole can be revoked and on the probation/community control/parole charge in ad (Defendant's Initials)	ate me. My attorney(s) has/have explained to me the ements of the crime(s), and possible defenses to the that if I am on probation/community cont rol/parole, my I can receive a separate sentence up to the maximum
7. VOLUNTARINESS: No one has presplea(s). I am entering the plea(s) because: () I believe enter the plea(s) voluntarily of my own free will.	
8. DEPORTATION: I understand that is deported. I have also had a meaningful opportunity t understand that no attorney(s) nor judge can adv (Defendant's Initials)	
9. EDUCATION: The highest grade/educ	ation I have completed: #66 5660 I () read () was read this Plea Form by _(Defendant's Initials)
medication, or narcotics. I() am mam not presently tak	The medication () does () does not syffering from any physical or mental problems that
enhanced sentence as	d that the State of Florida () is his not seeking an for which the Court may impose a sentence ndant's Initials)
12. PRISON RELEASEE REOFFENDER: maximum unless the Court can give me a greater senten an offense(s) enumerated in F.S. 775.082(9)(a)1. and (1) release from a state correctional facility operated by the a correctional institution of another state, the District of (2) the offense(s) was committed while serving a prison the offense(s) was committed while on escape status.) the offense(s) was committed within three years of my Department of Corrections or a private vendor or from Columbia, the United States, or any foreign jurisdiction; sentence in one of the aforementioned facilities; or (3)
Florida Law and the Criminal Punishment Code Scoresh upon the offense(s) that I am entering plea(s) and my permitted to withdraw my plea(s) if the correct CPCS at m I understand that the CPCS only suggests a minimum sentence. I understand that if my Total Sentence Points imposed by the Court for any felony offense. I underst maximum unless the Lowest Permissible Prison Senten has promised me that the Court will depart from the CPC	prior criminal record. I understand that I will not be y sentencing is other than what is presumed at this time. Sentence and the Court can sentence me to any lawful are greater than or equal to 363, a life sentence may be and that my maximum sentence is up to the statutory ce in Months exceeds the statutory maximum. No one
14. TIME SERVED: I agree the correct am (Defendant's Initials)	nount of time served that I am entitled to is

•	_, Defendant	CASE NO		
promised that I will be released time. (Defendant's Ini	I prior to the expiration	at I may serve every da of my sentence nor that		No one has od and gain
16. ATTORNEY FE is a reasonable sum to pay for t)waive my right to a heari rt appointed attorney(s).		
17. CIVIL COMMIT a sexually motivated offense or may subject me to involuntary of (Defendant's Initials)	if I have been previou civil commitment as a s	that if I am entering a plo sly convicted of a sexual exually violent predator t	lly motivated offens e,	this plea(s)
18. DRIVER'S LIC offense for which automatic, m required or discretionary by law basis for the suspension or revo of Guilty/Nolo Contendre to a trainitials)	andatory, or discretion to be imposed by the (position of my driver's lice	Court or by a separate ag cense/privilege. I underst	lege suspension or regency, this plea(s) will tand that if I arg eateri	evocation is provide the ng a plea(s)
19. SUPERVISION probation/community control/paplaced on probation/community Initials)	arole is tolled unless o		Court. Lunderstand	that if I am
20. DNA: I und (Defendant's Initials)	derstand that the C	ourt will order me to	o submit to a DN	iA sample.
21. SENTENCING Sentencing I will comply with the not violate any conditions of my to complete a Pre-Sentence Inveor telephone number to the Cle of the aforementioned condition the total maximum penalties incomplete.	e following conditions: release; (3) not violate estigation report (if requ rk of Court, bonds per is I will not be allowed;	any law; (4) all requests uired); and (5) notify imme son, and my attorney(s). to set aside my plea(s) a	ne date that Sentencing of the Department of ediately any change in I understand that if and the Court may sen	ng is set; (2) Corrections my address I violate any
22. COLLECTION Collections Court Program for co will result in the suspension of r sent to a Collection Agency to c	ollection that any failure ny driving privilege, a v	writ of bodily attachment	ction Court Program re being issued, and my	quirements
23. HEARING PR Restitution/Attorney(s) Fee/Cos	ESENCE: () wai	ive (🗡 do not waive i efendant's Initials)	my right to be pres	sent at any
24. SEAL/EXPUNG (Defendant's Initials)				

25. APPEAL: I understand that I have thirty (30) days to file an appeal of in writing of the Court's Judgment and Sentence to the Clerk of Court. I understand that if I cannot afford an attorney one will be appointed to represent me. My attorney(s) has/have explained to me what an appeal is. By entering this plea, I understand that I give up my right to appeal all matters except (1) the legality of my sentence; (2) this Court's authority to hear this case; and (3) any pre-trial ruling for which I have reserved the right to appeal, and for which this Court has made a finding that controls an issue in this case. (Defendant's Initials)

26. DEFENDANT'S CERTIFICATION: I have read every word in this Plea(s) form, have discussed the contents with my attorney(s), and fully understand it. I am fully satisfied with the way my attorney(s) has/have handled this case for me. My attorney(s) has/have done everything I have asked him/her to do. (Defendant's Initials)

, Defendant	CASE NO.	
SWORN TO, SIGNED, AND FILED IN OPEN COURT in the presence of defense counsel and the Judg this day of, 20		
Orange / Osceola Clerk of the Circuit Court and County Court	Defendant's Signature	
By: Deputy Clerk in Attendance		
CERTIFICATE OF DEFENDANT'S	SATTORNEY(S) AND PROSECUTOR	
the nature of the charges, essential elements of eac possible defense he/she has, the maximum penalty fo	nat: I/we have discussed this case with defendant, including the evidence against him/her of which I am aware, the the charge(s) and the right to appeal. No promises have the record. I believe the defendant fully understands this the plea is entered of the defendant's own free will.	
I, the Prosecutor, consent to the plea(s) to less in Paragraph 2. Defendant's Attorney(s) Florida Bar No.	ser charges, if applicable, and confirm the representations	
Florida Bar No. 10004	Florida Bar No. 302295	
DNA INQUIRY ADDENDUM TO PLE	A OF GUILTY OR NOLO CONTENDRE	
of evidence. I have reviewed with my client the nature of the		
	ence for which DNA testing may exonerate my client.	
Defendant's Morney(s) Florida Bar No	0/23/23 Date	
DEFENDANT		
made by my attorney.	on with my attorney and agree to the representations Date	
Defendant	Date	
Prosecutor	ence for which DNA testing may exonerate the 6/23/23 Date	
Florida Bar No. SO2275		