IN THE CIRCUIT COURT OF THE FIFTH JUDICIAL CIRCUIT, OF THE STATE OF FLORIDA, IN AND FOR HERNANDO COUNTY

STATE OF FLORIDA		CASE NO.		CF		
VS						
Defendant	/					
	WAIVER OF RIGHTS	S AND PLEA	AGRE	EMENT		
I,	, the above-na	amed Defendan	t in th	e criminal acti	on(s) declare	that:
	nestions before or during the dur		lk priv	ately with my	lawyer and if	my
	nd fully understand that cl understand that the maxin	• • •			•	n the
Charge			Imp	risonment	Fine	
				Years	\$	
charge and a plea of nol own best interest and en Pursuant to plea	ad that a plea of guilty adm to contendere (no contest) nables the judge to sentence a negotiations entered into a plea of guilty/nolo conten	neither admits in the me the same a between the Sta	nor de as if I	nies a charge l pled guilty.	but is made in	my
any questions, I can ask	scoresheet prepared in my the judge about them at tl offender or prison released	he time I enter t	his ple	ea. I understar	nd that if I am	being

I understand and agree that I will be sentenced only upon the following terms and conditions:

\$150.00 TO THE STATE ATTORNEYS OFFICE FOR COST OF PROSECUTION.

item, either	ng my initials beside the following paragraphs, I state that I understand the content of by having read each item or by having each item read and/or explained to me; and that aled is true and correct as it applies to me:
	I am years of age and I have completed years of formal education.
	I can read, write and understand the English language and I have no difficulty reading and understanding this document.
	I am not currently under the influence of drugs or alcohol.
	I have never been found to be insane or incompetent, nor have I ever been a patient at any hospital for mental illness.
	I have discussed with my attorney the facts of this case(s) and the defense(s) that might be available. I am satisfied that my attorney has represented me to the best of his/her ability and has done all that can be expected of him/her.
	I have discussed and reviewed with my attorney the discovery disclosed by the state, including the listing or description of all items of physical evidence. My attorney has reviewed and explained the nature of the evidence against me disclosed by the state's discovery exhibit and all addendums to the state's discovery exhibit.
	I am not aware of any physical evidence disclosed by the state for which DNA testing may exonerate me.
	I have not been promised any reward nor has it been suggested that I will be rewarded in any manner, or that I will be given any leniency, other than the terms set forth in this document, in return for my entering this plea. No person has used any threats, force, pressure or intimidation to induce me to make this plea. No promises concerning gain time or potential release dates have been made to me.
	I fully realize that by entering this plea, I am waiving any right to a trial by a jury or by the judge, I am waiving my right to confront and cross-examine my accusers, I am waiving my right to remain silent or to testify in my own behalf, I am waiving my right to subpoena witnesses and have them testify for me, and I am waiving my right

DEFENDANT	DATE
	I understand that this plea agreement is void if withdrawn by the state prior to being accepted by the judge.
	I understand that by entering this plea, I waive my right to direct appeal of any matters relating to judgment, including the issue of guilt or innocence. I understand that an appeal, based solely on the length of a legal sentence, will not be successful. I understand I retain my right to challenge an illegal sentence.
	I understand that I have a right to request a hearing where the prosecution and my court appointment attorney would submit evidence of costs they incurred and I may contest the amount of the costs of prosecution and/or the cost ordered for the services of the public defender or other court appointed attorney (if represented by Court appointed counsel). I agree these costs are reasonable and waive my right to a hearing.
	I understand the judge will impose mandatory court costs, surcharges and fees and may impose fines and other discretionary charges. If I am sentenced to probation and/or community control, I will be required to pay costs of supervision. If I have been represented by the public defender system, I will be required to pay a reasonable fee for those legal services. I represent that I have the ability to pay all of these obligations during terms of probation and/or community control.
	I understand that if I am not a United States citizen, this plea, regardless of whether adjudication of guilt has been withheld, may change my immigration status, including deportation or removal from the United States. I understand that I may consult with counsel if I need additional information concerning the potential deportation consequences of this plea.
	I understand that by entering this plea, I may subject myself to involuntary civil commitment as a sexually violent predator, if I am sentenced to incarceration in the Department of Corrections or the county jail, and if this offense is found to be a sexually motivated offense or if I have been previously convicted of a sexually motivated offense. I further understand that the possibility of civil commitment as a sexually violent predator will remain if I become incarcerated in the future.
	to require the state to prove the truth of the charge(s), including each element thereof, beyond and to the exclusion of every reasonable doubt before I can be found guilty.

CIRCUIT JUDGE

I am attorney for the defendant in this case(s). I have read and fully explained this document to the defendant. I have also read and fully explained the Information as well as the Sentencing Scoresheet to the defendant. She has acknowledged to me that she fully understands the content of both documents. I have explained the maximum penalty as to each count pled to by the defendant and I consider her competent to understand the charge(s) against her and the effect of her waiver of rights and plea agreement. I have explained to her her right of appeal and the difference between direct appeal and collateral attack.

I am not aware of any physical evidence disclosed by the state for which DNA testing may exonerate the defendant.

ATTORNEY FOR DEFENDANT

DATE

On behalf of the State of Florida, I agree to the terms and conditions of this document and ask the court to accept and enforce the same.

I am not aware of any physical evidence in this case for which DNA testing may exonerate the defendant.

ASSISTANT STATE ATTORNEY

DATE

I have determined that the defendant entered into this waiver of rights and plea agreement freely and voluntarily and that there is sufficient factual basis. Therefore, I approve this document and accept the defendant's plea.

STEPHEN E TONER JR

DATE