IN THE COUNTY COURT OF THE THIRTEENTH JUDICIAL CIRCUIT IN AND FOR HILLSBOROUGH COUNTY, FLORIDA CRIMINAL DIVISION

STATE OF FLORIDA	CASE NO.:	CASE NO.:		
VS.	DIVISION:			
(Print name)				
PLEA FORM AND WAIVER OF RIGHTS				
BEING DULY SWORN, THE DEFENDANT, IN OPEN COURT,				
(Write in your plea of either guilty o	r no contest):			
	(4)			

Defendant further acknowledges the following in open court:

I WISH TO PROCEED WITHOUT AN ATTORNEY.

I have been told that I have the right to be represented by an attorney at every stage of my case, and if necessary one will be appointed to represent me at a reduced costs. I understand that I will not get any special consideration from the Court because I am representing myself. I understand the advantages of having a lawyer represent me, as well as the dangers and disadvantages of self-representation. I further understand that if I retained or was appointed an attorney, that attorney could, among other legal duties, perform the following services:

- 1. Investigate my case and obtain information through use of the discovery process.
- 2. Assist me in preparing my case for court.
- 3. Uncover potential violations of my constitutional rights and take effective measures to address them.
- 4. Subpoena my witnesses and gather evidence.
- 5. Assist in trial preparation and trial strategy.
- 6. Question potential jurors in my case.
- 7. Advise me as to whether entering a plea is in my best interest.
- 8. Help me in negotiating a resolution of my case with the State.
- 9. Advise me of the advantages and disadvantages of what I might say to the Court during the plea hearing or a sentencing hearing that may follow.

PLEASE COMPLETE THE FOLLOWING QUESTIONS:

1) How old are you?			
Please circle your answer for the following questions:			
2) How far did you go in school (grade)? 1 2 3 4 5 6 7 8 9 10 11 12 College			
3) Have you ever suffered from mental illness? Yes No If so, when?			
4) Do you have the ability to comprehend and understand this court proceeding? Yes No			
5) Besides your pending charges, have you appeared in court before on any other criminal matters? Yes No			
6) Do you enter this plea freely, voluntarily, and intelligently? Yes No			
7) Do you want an attorney appointed to represent you in this case? Yes No			
Furthermore, I am of sound mind and body and hereby freely and voluntarily waive my right to an attorney in the case(s) above in accordance with the Florida Rules of Criminal Procedure Rule 3.160(e) (Initial)			
Furthermore, I have reviewed and understand all of the following information:(Initial)			
RIGHT TO REMAIN SILENT: I understand that I have a right not to testify or be compelled to incriminate myself in this/these case(s). By entering this plea, I am giving up my right to remain silent. I voluntarily agree to freely speak to the Judge about the facts leading to my arrest.			
RIGHT TO REMAIN SILENT: I understand that I have a right not to testify or be compelled to incriminate myself in this/these case(s). By entering this plea, I am giving up my right to remain			

RIGHT TO DEMAND TRIAL: I understand that I may demand a trial by Judge or by jury. During a trial, the State will have to call witnesses and introduce evidence. My attorney and/or I can cross-examine each of the state's witnesses and object to their evidence. I can call my own witnesses and introduce my own evidence. If necessary, the Court will use its powers to make sure my witnesses show up in court. In a trial by jury, my attorney and/or I will have an opportunity to question members of the public with valid driver's licenses, six of whom will be chosen. Each and all of these jurors will have to find me guilty before the Judge can sentence me. By entering this plea, I acknowledge that I am waiving my right to a jury or non-jury trial. Also, I am giving up my right to face the people who are accusing me of this crime and to cross-examine them. I am also giving up my right to present any defenses I may have in this case and to present any witnesses or testimony on my behalf.

<u>BURDEN OF PROOF:</u> I understand that I am presumed innocent and the State has the burden of proving my guilt to the exclusion of and beyond a reasonable doubt.

<u>CHARGES AND SENTENCE</u>: Each of my charges and my sentence in each charge has been fully explained to me. I know that I can reject the sentence and demand a trial. However, I wish to accept the sentence in exchange for my plea.

<u>FINALITY</u>: Pleading guilty or no contest is the same as if I went to trial and the verdict was guilty. I understand that there will be no further trial of any kind in this/these case(s).

<u>RIGHT TO APPEAL</u>: I may appeal my case(s) within thirty (30) days of my sentence. Unless I expressly reserve my right to appeal, I understand that I am giving up my right to appeal all matters relating to the Court's judgment, including the issue of my guilt or innocence. However, this does not impair my right to review by appropriate collateral attack.

ENHANCED PENALTIES

<u>ENHANCEMENTS</u>: I understand this plea can be used to enhance any future charges or offenses in this or any other jurisdiction, including but not limited to:

<u>DUI:</u> Two (2) prior DUI convictions may cause this to become a felony offense

Resulting in a prison sentence.

DWLS: Three (3) or more DWLS convictions, within a five-year period, may

result in Habitual Traffic Offender Penalties, including a five (5) year revocation of my driver's license, and/or may cause this to become a

felony offense, resulting in a prison sentence.

<u>THEFT:</u> Two (2) prior theft convictions may cause this to become a felony offense,

resulting in a prison sentence.

OTHER CONSEQUENCES I UNDERSTAND MAY ARISE AS A RESULT OF THIS PLEA:

IMPOUNDMENT: The vehicle I was driving may be impounded or seized by Law Enforcement.

COST OF INVESTIGATION: I would have to pay cost of investigation to Law Enforcement.

RESTITUTION: I agree to pay restitution with the amount to be determined at a later date.

FIREARMS: My ability to own or carry firearms may be affected.

<u>DRUG CHARGES</u>: May affect my future ability to obtain all forms of government assistance, including housing and student loans, and may result in a suspension of my driver's license for up to two (2) years.

<u>DRIVER'S LICENSE SUSPENSION:</u> The Department of Highway Safety and Motor Vehicles will be notified of this plea and this may result in further suspension of my driver's license for an unknown period all based on my points and driving record.

<u>PROBATION:</u> If I am on probation or parole, this plea may be good cause for a violation. If I willfully and substantially violate the terms and conditions of my probation, I can receive the maximum jail time on the underlying charge for which I was placed on probation.

<u>DEPORTATION:</u> I understand that if I am not a citizen of the United States and I plead guilty or nolo contendere (no contest) and the Court accepts my plea, regardless of whether adjudication of guilt is withheld, my plea and the Court's acceptance of my plea may have the additional consequence of changing my immigration status, including DEPORTATION or REMOVAL from the United States. I understand that I should consult with my attorney if I need additional information concerning potential immigration consequences of my plea. I understand that if I have not discussed the potential immigration consequences with my attorney, the Court, will, upon my request, allow a reasonable amount of time for me to consider the appropriateness of my plea in light of the advisement in this section.

<u>SEXUALLY VIOLENT OFFENSES</u>: I understand if I have been previously convicted of a sexually violent offense, this plea may subject me to involuntary civil commitment as a sexually violent predator.

GENERAL MISDEMEANOR PENALTIES

DEGREE OF MISDEMEANOR	COUNTY JAIL TIME	FINES
SECOND DEGREE	UP TO 60 DAYS	UP TO \$500 & COURT COSTS
FIRST DEGREE	UP TO ONE (1) YEAR	UP TO \$1000 & COURT COSTS

IGNITION INTERLOCK

Beginning February 1, 2004, all second and third DUI convictions will require "P" restriction on the individual's driver license designating the requirements for an ignition interlock device. Section 316.193, Florida Statutes, requires ignition interlock devices to be installed on the vehicles of persons convicted of DUI.

DUI CONVICTION	IGNITION INTERLOCK REQUIREMENT		
FIRST CONVICTION	IF COURT ORDERED		
FIRST CONVICTION (IF 0.15 OR HIGHER BREATH OR BLOOD ALCOHOL LEVEL, OR MINOR IN CAR)	AT LEAST 6 CONTINUOUS MONTHS		
SECOND CONVICTION	AT LEAST 1 CONTINUOUS YEAR		
SECOND CONVICTION (IF 0.15 OR HIGHER BREATH OR BLOOD ALCOHOL LEVEL, OR MINOR IN CAR)	AT LEAST 2 CONTINUOUS YEARS		
THIRD CONVICTION	AT LEAST 2 CONTINUOUS YEARS		
My signature indicates I have read this entire plea form and understand all the ramifications and consequences regarding my plea.			
DEFENDANT (Signature)	DATE		

Updated June 17, 2016