IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF OKLAHOMA

UNIT	ED STATES OF AMERICA,
v. DOUG	Plaintiff,) CASE NO. CR-14-318-M LAS G.WILLIAMS,) Defendant.)
	PETITION TO ENTER PLEA OF GUILTY
the fol	The defendant states to the Court that the defendant wants to enter a plea of GUILTY to owing counts of the Indictment or Information: CT !: MAIL FLAUD; CT. 2: MAIL OF CT. 3: WITNESS TAMPERING; CT. 4: WITNESS TAMPERING; CT. 5: WITNESS TAMPERING
these i	In connection with this plea of GUILTY, I, Doubles (3. WILLIAMS, endant in this case, inform the Court, under penalty of perjury, that I have discussed latters with my attorney and the answers to the following questions are true and correct est of my knowledge and belief.
A.	BACKGROUND QUESTIONS
backgr this pu	Before the Court can accept your plea of guilty, it is necessary that the Court has certain ound information about you and this case. The questions in this section are asked for pose.
1.	(a) What is your name? Doublas GENE WILLIAMS
	(b) What is your age? <u>69</u>
2.	Are you currently employed? Yes No If yes, what is the name, address and telephone number of your employer?
3.	How much education have you had? BACHELOR'S DEBREE

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11.	Do you	understand the charge(s) against you? Yes No	
10.	for you	nave an attorney, are you satisfied with the services your attorney has provided? Yes No	
9.		nave an attorney, have you told your attorney everything you know about your Yes No	
8.		ave an attorney, have you had enough time to talk with your attorney about your Yes No	
7.		torney is now representing you in this case, what is your attorney's name?	
		Are there any medications prescribed for you that you are not now taking as directed? Yes No If yes, does the fact that you are not taking the medication as directed impair your ability to think clearly or to understand and answer the questions in this Petition to Enter Plea of Guilty? Yes No	
6.		(a) Have you consumed any drug, alcohol or medication that is now impairing your ability to think clearly or to understand and answer the questions in this Petition to Enter Plea of Guilty? Yes No	
	shall si	prior to the hearing on the Petition to Enter Plea of Guilty, counsel for defendant abmit to the judge's orders mailbox a list of the dates, places, and types of ent received by defendant.]	
5.	-	ou ever received medical care or treatment for a mental or emotional condition? No	
	shall s	prior to the hearing on the Petition to Enter Plea of Guilty, counsel for defendant abmit to the judge's orders mailbox a list of the dates, places, and types of ent received by defendant.]	
4.	Have you ever received medical care or treatment for drug addiction and/or alcoholabuse? Yes No		

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•	ill be g	e the Court can accept your plea of guilty, it is important that you understand that giving up many valuable constitutional rights by entering a plea of guilty. The his section are designed to inform you of those rights.	
12.	Do you understand you have a right to plead NOT GUILTY to every charge filed against you? Yes No		
13.	Do you understand if you plead NOT GUILTY you have the following constitutionarights:		
	(a)	the right to a speedy and public trial by jury? Yes No	
	(b)	the right to counsel at all stages of the proceedings, and that if you cannot afford to pay a lawyer, one will be appointed to represent you? Yes No	
	(c)	the right to see and hear all witnesses called to testify against you and the right to cross-examine them? Yes No	
	(d)	the right to use the subpoena power of the Court to compel the attendance of witnesses at trial and the production of other forms of evidence? Yes No	
	(e)	the right not to be compelled to incriminate yourself by taking the witness stand; and that if you do not take the witness stand, no inference of guilt may be drawn from your failure to do so? Yes No	
	(f)	the right to be presumed innocent until the government has proved you guilty beyond a reasonable doubt by the unanimous agreement of all twelve of the jury members? Yes No	
14.	you w	u understand if you plead GUILTY you will be found guilty without a trial and ill have given up all of the above rights, except the right to counsel? No	

15.	Do you understand if you plead GUILTY to a felony offense this may deprive you of valuable civil rights including the right to vote, the right to hold public office, the right to serve on a jury, the right to possess any kind of firearm, destructive device or ammunition, and may make you ineligible for certain government benefits? Yes No Not Applicable	
16.	If you are not a citizen of the United States, pleading guilty may affect your immigration status. Pleading guilty may result in your deportation or removal from the United States, may prevent you from ever lawfully reentering or remaining in the United States, and may result in the denial of naturalization. Deportation is mandatory for certain offenses, including most crimes involving controlled substances. You may be deported or removed from the United States even if you are a legal resident and even if you have legally lived in the United States for many years. Do you understand? Yes No Not Applicable	
C.	SENTENCING - GENERAL	
certair purpos	Before the Court can accept your plea of guilty, it is important that you understand a spects of the sentencing process. The questions in this section are designed for that se.	
17.	Do you realize if you plead GUILTY the maximum statutory sentence the judge may impose remains the same as if you had pled NOT GUILTY and had been convicted by a jury? Yes No	
1 8.	Do you know the sentence you will receive is solely a matter for the judge to decide? Yes No	
19.	What is the maximum sentence the law provides for the offense(s) to which you want to plead GUILTY? CT. 1: 20 485. (NMT), up to \$250,060 \$100 Special Assessment CT. 2: 20 485. (NMT), up to \$250,060 \$100 Special Assessment CT. 3: 20 485. (NMT) up to \$250,060 \$100 Special Assessment CT. 4: 20 485. (NMT) up to \$250,000 \$100 Special Assessment CT. 5: 20 485. (NMT), up to \$250,000 \$100 Special Assessment CT. 5: 20 485. (NMT), up to \$250,000 \$100 Special Assessment CT. 5: 20 485. (NMT), up to \$250,000 \$100 Special Assessment CT. 5: 20 485. (NMT), up to \$250,000 \$100 Special Assessment CT. 5: 20 485. (NMT)	

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after the term of GUIL	rtain offenses a term of supervised release must be imposed to be ne person is released from a term of imprisonment. Is there a mar of supervised release for the offense(s) to which you want to TY? Yes No If yes, what is the maximum mar
superv impris impos	other offenses, the judge may, in the judge's discretion, impose a rised release to be served following the person's release onment. What is the maximum term of supervised release that coed in this case?
superv	is the maximum term of imprisonment that could be imposed ised release were revoked?
	ou be forfeiting any property to the United States as a result of you
plea?	Yes No If yes, what property?

20.	If you plead GUILTY, the judge may require you to make restitution to any victim of the offense [18 U.S.C. §§ 3663 and 3664]. If you plead GUILTY to an offense that occurred on or after April 24, 1996, and the offense falls into certain categories of offenses, including property offenses and crimes of violence, ordinarily the judge is required to order you to pay restitution to any victim of the offense [18 U.S.C. § 3663A]. Also, in certain cases, the law identifies specific classes of people or organizations that may be entitled to restitution. Restitution is a continuing obligation that does not end until it is paid in full. In other words, the United States may continue to seek restitution from you even though you are no longer serving a sentence of confinement or supervision. Do you understand all of this? Yes No
21.	The judge must impose a special assessment for each count to which you enter a plea of guilty. The amount of the special assessment depends on whether the offense is a felony or a misdemeanor [18 U.S.C. § 3013]. In your case, taking into account each offense to which you want to plead guilty, the total amount of special assessment is \$500. This amount will be due at the time of sentencing. Do you understand this? Yes No
22.	If you are on probation or parole in this or any other court, do you know that by pleading GUILTY here your probation or parole may be revoked and you may be required to serve a sentence as a result of that revocation in addition to any sentence imposed upon you in this case? Yes No
23.	Do you understand that in certain circumstances a federal judge may order a federal sentence of imprisonment to run at the same time as a state sentence of imprisonment? Yes No
24.	Do you understand if you are convicted of a violation of Title 18, United States Code, Section 924(c), the term of imprisonment imposed for that conviction cannot be served concurrently with any other term of imprisonment? Yes No Not Applicable

D.	SENTENCING	GUIDELINES	AND	OTHER	SENTENCING
	CONSIDERATIO	NS			

25.	In determining an appropriate sentence for a federal crime, the judge must consider the
	Sentencing Guidelines developed by the United States Sentencing Commission. The
	Sentencing Guidelines are advisory in nature, not mandatory. The judge must
	consider imposing a sentence within the range established by the Sentencing
	Guidelines, but the judge may impose a sentence either above or below that range. Do you understand this? Yes No

26.	In calculating the range of sentence under the advisory Sentencing Guidelines, the
	judge will take into account all conduct, circumstances, and injuries associated with
	your criminal conduct, whether or not this conduct is formally charged by the
	government. The judge will consider all relevant conduct at the time of sentencing
	even though you are pleading guilty to fewer than all counts in the Indictment or
	Information. Do you understand this? Yes No

- 27. Also, there is no limitation placed on the information the judge can consider at the time of sentencing concerning your background, character, and conduct so long as the information is reliable. The judge will take all of these factors into consideration in determining an appropriate sentence. Do you understand this? Yes _____ No ___
- 28. If the judge orders a presentence investigation, a U.S. Probation Officer will be assigned to conduct a thorough investigation and prepare a presentence report for the judge's use. Do you understand that if you lie to the U.S. Probation Officer, or if you cause others to lie on your behalf, this can be considered by the judge and may increase the range of sentence calculated under the advisory Sentencing Guidelines? Yes _____ No ____
- 29. Your history of prior criminal convictions will be used to compute your Criminal History Category under the Sentencing Guidelines. If you have prior felony convictions which were imposed or for which you have served time within the past 15 years, your Criminal History Category may be increased. Similarly, if you have received misdemeanor convictions within the past 10 years, your Criminal History Category may be increased. Certain exceptions may apply in your case that would exclude a conviction from the Criminal History Category computation. Nonetheless, do you understand your prior criminal history has a direct impact on the calculation of the sentencing range under the advisory Sentencing Guidelines?

Yes ____ No ____

30.	Do you understand if you committed the present offense(s) while you were on probation, parole, supervised release, or escape status, this will increase the number of points assessed in your criminal history computation? If this increases your Criminal History Category, do you understand it may increase the range of sentence calculated under the advisory Sentencing Guidelines? Yes No
31.	Do you understand if this offense is a crime of violence or a drug trafficking offense, and if you have two prior felony convictions of either a crime of violence or a drug trafficking offense, you could be sentenced as a career criminal offender which would increase the sentence you receive? Yes No Not Applicable
32.	The maximum sentence for the offense(s) to which you want to plead guilty is the statutory maximum set out in ¶¶ 19, 20 and 21 above. If you are pleading guilty to more than one count, you could receive the maximum sentence on each count of conviction running consecutively (C/S). See USSG § 5G1.2. Do you understand this? Yes No
33.	In certain cases, the law requires the judge to impose a mandatory minimum term of imprisonment. Before the judge may impose a sentence below a mandatory minimum term, the United States Attorney must file a motion recommending a lesser sentence. The United States Attorney has the discretion to file such a motion if the person provides substantial assistance in the investigation or prosecution of another person. Do you understand this? Yes No Not Applicable
34.	If you cooperate and provide substantial assistance to investigating authorities, the United States Attorney has the discretion to file a motion requesting that the judge impose a sentence below the range of sentence calculated under the advisory Sentencing Guidelines. Do you understand this? Yes No
35.	Parole is not available in the federal system. If you are sentenced to a term of imprisonment, you will serve the entire time imposed (less any earned good time credits that may be applied to reduce the amount of time you actually serve). The maximum amount of credit you may receive against your sentence will be determined by the Bureau of Prisons and is limited by statute [18 U.S.C. § 3624]. Do you understand this? Yes No
36.	If at least one year of imprisonment is ordered in your case, the judge may also impose a term of supervised release, which you will begin serving after you are released from custody. For certain offenses, a term of supervised release is mandatory. During any term of supervised release, you will be subject to conditions
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	federa testing super an add served	will include refraining from any additional violations of local, state or al law, reporting requirements, travel and residence restrictions, and g for controlled substance use. If you violate the conditions of your vised release, the judge may revoke your supervised release and sentence you to ditional term of imprisonment. This additional term of imprisonment would be d without credit for the time you successfully spent on supervised se. Do you understand this? Yes No
	releas more certair releas	udge has the discretion to impose another term of supervised release, to be d after you serve your sentence for violating the first term of supervised e. If you violate you supervised release again, you can be sentenced to serve time, followed by more supervised release, at the discretion of the judge. Under n circumstances there is no limit to the number of times supervised e can be revoked and another term of supervised release imposed. Do understand this? Yes No
37.	Senter Option confir	me circumstances, the judge may decide that your case warrants imposing a new with conditions other than incarceration for the full term of the sentence. In available to the judge include probation, home confinement, community nement, electronic monitoring, intermittent confinement, or a combination of any see. Do you understand this? Yes No
38.	If you plead guilty to a federal sex offense, you may be subject to state laws requiring the registration of sex offenders. Do you understand this? Yes No Not Applicable	
E.	<u>vol</u>	UNTARY NATURE OF PLEA
39.	Are your plea(s) of GUILTY and the waivers of your rights made voluntarily and completely of your own free choice, free of any force or threats or pressures from anyone? Yes No	
40.	(a)	Have you entered into a plea agreement with the government? Yes No
	(b)	If so: Is this a conditional plea pursuant to Fed. R. Crim. P. 11(a)(2) that reserves certain rights to appeal? Yes No
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	e you read the plea agreement or had the plea agreement read to Yes No					
	fave you had enough time to discuss the plea agreement with your torney? Yes No					
	I the terms of the plea agreement explained to you, including vers of your rights? Yes No					
	you understand all of the terms of the plea agreement, including the vers of your rights? Yes No					
Wha	t are your reasons for making that agreement?					
the judge	e can reject the plea agreement after completion of the presente					
the judge investigation Yes Has the	e can reject the plea agreement after completion of the presented stigation if the judge finds that the plea agreement is not in the interests of justice					
the judge investigation Yes Has the	any promise been made by anyone that causes you to plead GUILTY aside from plea agreement, if any, set out in your answer to question					
the judge investigated Yes Has the	e can reject the plea agreement after completion of the presenter stigation if the judge finds that the plea agreement is not in the interests of justice					

43.	Has the judge made any suggestion as to what the actual sentence will be? Yes No				
44.	Are you pleading GUILTY because you are guilty? Yes No				
45.	Is there any other information or advice that you want before you enter a plea? Yes No				
F.	CONCLUSION/FACTUAL BASIS				
46.	Has your attorney reviewed and discussed with you all of these questions and your answers to them? Yes No				
47.	Do you understand all of these questions? Yes No				
	If not, which questions do you not understand?				
48.	(a) Do you now want to plead GUILTY? Yes No (b) Are you GUILTY? Yes No				
49.	State what you did to commit the offense(s) to which you are now pleading GUILTY?				
	/ COMMITTED THE ACTS SET FORTH IN THE AGREED SUMMARY OF THE INDICTMENT, ATTACHED HERETO.				
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I understand that if I have knowingly and intentionally made any false answers in this Petition to Enter Plea of Guilty, my answers may be used against me in another prosecution for perjury or making a false statement.					
Signed by me and affirmed to be true under penalty of perjury in the presence of my attorney on this 13 day of					
CERTIFICATE OF DEFENSE COUNSEL					
I, as attorney for the defendant, STEPHEN H. BUZIN, hereby certify:					
1. I have read and fully explained to the defendant the allegations contained in the Indictment or Information in this case. 2. To the best of my knowledge and belief the statements, representations, and declarations made by the defendant in this Petition to Enter Plea of Guilty are in all respects accurate and true. 3. The plea of guilty offered by the defendant to Count(s) /, Z, 3, 4 and 5 accords with my understanding of the facts the defendant has related to me, is consistent with my advice to the defendant, and in my opinion is knowingly and voluntarily made. 4. I assure the Court that I have advised the defendant about the applicable sentencing procedures, including procedures under the Sentencing Guidelines, and I have explained to the defendant the potential consequences of a plea of guilty in light of the questions and concerns set forth in Sections C and D of this Petition.					
Signed by me in the presence of the defendant and after full discussion of the contents of this certificate with the defendant, this/3 day of					

CERTIFICATE OF PROSECUTING ATTORNEY

As attorney for the government, I hereby certify:

- 1. I have read and fully discussed with defense counsel the allegations contained in the Indictment or Information in this case.
- 2. I have also reviewed this Petition to Enter Plea of Guilty and find it to be in accordance with my knowledge of the defendant and this case.
- 3. In my judgment, acceptance of the defendant's plea(s) of guilty to the charge(s) in question will not undermine the statutory purposes of sentencing.

Signed by me this 13th day of may, 2015.

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,)	
)	
Plaintiff,)	
)	
-VS-)	No. 5:14-cr-00318
)	
DOUGLAS G. WILLIAMS,)	HON. VICKI MILES-LaGRANGE
)	
Defendant.)	

AGREED SUMMARY OF THE INDICTMENT

The Indictment charges defendant Douglas G. Williams with two counts of engaging in a scheme to defraud the United States through use of the mails, in violation of 18 U.S.C. § 1341, and three counts of witness tampering, in violation of 18 U.S.C. § 1512(b), arising from his efforts to help two undercover agents posing as customers lie to federal investigators about criminal activity without being detected by polygraph tests. Defendant, a former law enforcement officer, owned an Internet-based business called Polygraph.com, through which he offered services to help people pass polygraph examinations, including private in-person training. Defendant is charged with knowingly teaching undercover agents (in-person) to pass polygraph tests while lying about past criminal conduct – thereby helping them to get or keep federal jobs with the Department of Homeland Security.

Counts one and two of the indictment allege that from in or around September 2012 through February 2013 in or around October 2012, in the Western District of Oklahoma and elsewhere, defendant, did knowingly devise and intend to devise a scheme and artifice to defraud the Federal government, and to obtain money and property by means of materially false and fraudulent pretenses,

representations, and promises.

Count three of the indictment alleges that in or around October 2012, in the Western District of Oklahoma and elsewhere, defendant did knowingly and corruptly persuade and attempt to persuade Undercover A to conceal material facts and make false statements with the intent to influence, delay, and prevent the testimony of Undercover A in an official proceeding, namely an investigation being conducted by the U.S. Department of Homeland Security into Undercover A's criminal conduct.

Count four of the indictment alleges that in or around October 2012, in the Western District of Oklahoma and elsewhere, defendant did knowingly and corruptly persuade and attempt to persuade Undercover A to conceal material facts and make false statements with the intent to hinder, delay, and prevent the communication to special agents of the U.S. Department of Homeland Security of information relating to the possible commission of a Federal offense.

Count five of the indictment alleges that in or around February 2013, in the Western District of Oklahoma and elsewhere, defendant did knowingly and corruptly persuade and attempt to persuade Undercover B to conceal material facts and make false statements with the intent to influence, delay, and prevent the testimony of Undercover B in an official proceeding, that is, a pre-employment suitability determination and security background investigation conducted by U.S. Customs and Border Protection.

-Defendant has pleaded not-guilty to each and every Count.