ELEVENTH CIRCUIT TRANSCRIPT ORDER FORM *Provide all required information and check the appropriate box(es)*

PART I.

Transcript Information

Within 14 days of the filing of the notice of appeal, the appellant **must** complete Part I and file this form in **two** places: the District Court AND the Court of Appeals for all cases. 11th Cir. R. 10-1.

Case Information:

Short Case Style: vs

District Court No.: Date Notice of Appeal Filed:

Court of Appeals No. (if available):	
--------------------------------------	--

Transcript Order Information:

 \Box No hearing \Box No transcript is required for appeal purposes \Box All necessary transcript(s) already on file

□ I am ordering a transcript of the following proceedings:

HEARING DATE(S) / JUDGE/MAGISTRATE / COURT REPORTER NAME(S)

Pre-Trial Proceedings		
Trial		
] Sentence		
Plea		
] Other		

Criminal Appeals:

In a criminal appeal, if the appellant pleaded guilty and intends to raise an issue regarding the guilty plea, the record must include a transcript of the guilty plea colloquy, and if the appellant intends to raise an issue regarding the sentence, the record must include a transcript of the sentencing hearing. If such transcripts are not ordered, you must check the appropriate box(es) below:

Transcript of Guilty Plea Colloquy

- A transcript of the guilty plea colloquy is already on file.
- \square A transcript of a guilty plea colloquy is not being ordered and is not already on file, and I certify that no issue regarding a guilty plea will be raised in a merits brief in this appeal.

Transcript of Sentencing Hearing

- A transcript of the sentencing hearing is already on file.
- A transcript of the sentencing hearing is not being ordered and is not already on file, and I certify that no \square issue regarding sentencing will be raised in a merits brief in this appeal.

Note: Counsel who seek leave to withdraw pursuant to Anders v. California, 386 U.S. 738 (1967), must ensure the record contains transcripts of all relevant proceedings. See 11th Cir. R. 27-1(a)(8).

Case 9:20-cv-81205-RAR Document 1595 Entered on FLSD Docket 06/14/2023 Page 2 of 2 <u>Financial Arrangements</u>:

I certify that I have made satisfactory arrangements with the Court Reporter(s) for paying the cost of the
transcript(s).

Criminal Justice Act: My completed AUTH-24 for government payment of transcripts has been uploaded in eVoucher and is ready for submission to the magistrate judge or district judge [if appointed by the district court] or to the circuit judge [if ordered by or appointed by the circuit court]. [A transcript of the following proceedings will be provided *only if specifically authorized* in Item 13 on the AUTH-24: Voir Dire; Opening and Closing Statements of Prosecution and Defense; Prosecution Rebuttal; Jury Instructions.]

Ordering Counsel/	/Party:	
Address:		
		Phone No.:
		ed Part I with the District Court AND the Court of Appeals, the appropriate Court Reporter(s) if ordering a transcript. 11th
Date:	Signature:	Attorney for:
PART II.	Cour	rt Reporter Acknowledgment
AND send a copy days of the date sa Reporter obtains a Date Transcript Or	of this form to the Court utisfactory arrangements f an extension of time to file rder received:	-
□ Satisfactory arrangements for paying the cost of the transcript have not been made.		
No. of hearing days:		
Estimated no. of transcript pages:		
Estimated filing date:		
□ <u>I certify that I have completed and filed Part II with the District Court AND sent a copy of this form</u> to the Court of Appeals and all parties.		
Date:	Signature:	Phone No.:
		on That Transcript Has Been Filed In District Court trict court, the Court Reporter must complete this section, file this

form with the District Court, AND send a copy of this form to the Court of Appeals.

□ I certify that the transcript has been completed and filed with the district court on (date):
AND that I have sent a copy of this form to the Court of Appeals.

Date:_____ Signature:_____