Filed in District Court State of Minnesota

State of Minnesota	APR 19 2019	District Court
Hennepin County	transfer stale	Judicial District: Fourth Court File Number: 27-CR-19-901 Case Type: Criminal
State of Minnesota, Plaintiff,	Pige 10 Services	Norgaard Addendum to Petition to Enter
vs.		Plea of Guilty Pursuant to Rule 15
Eyuael Kebede. Defendant	instantion of the section	to Na V
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TO THE ABOVE-NAMED COURT:

When a defendant tenders a guilty plea despite claiming a loss of memory regarding the circumstances of the offense, the following language replaces paragraph 26c of the Petition to Enter Plea of Guilty in Felony Case Pursuant to Rule 15. The district court and parties must ensure that an adequate factual basis is established on the record. See State v. Ecker, 524 N.W.2d 712, 716-17 (Minn. 1994); State ex rel. Norgaard v. Tahash, 261 Minn. 106, 110 N.W.2d 867 (1961).

I, Engle Kebede , Defendant in the above-entitled action do respectfully represent and state as follows:

My attorney has told me and I understand that a defendant normally must tell the judge about the facts of the crime when pleading guilty. However, I understand that the judge may accept my Norgaard guilty plea even though I do not remember the circumstances of the offense, so long as I agree the state's evidence is sufficient for a jury to find me guilty, beyond a reasonable doubt, if I have a trial. With this principle in mind, I acknowledge that:

- a. I have reviewed the evidence that the state will offer against me if I have a trial.
- b. I do not recall the circumstances of the offense.
- c. I believe that there is a substantial likelihood that I will be found guilty, beyond a reasonable doubt, of the offense to which I am pleading if the state's evidence is presented against me at trial.
- d. I do not claim that I am innocent.
- e. If the judge accepts my Norgaard guilty plea, I will be convicted of the offense to which I am pleading, and I will be considered just as guilty as I would be if I remembered the circumstances of the offense and told the court about the facts of the crime. My lack of memory will not have any impact on the terms and conditions of my sentence, my probation

Filed in District Court (if any), or any collateral consequences stemming from my conviction, including civil commitment for treatment. APR 19 2019

f. I may be required to successfully complete treatment for my conduct underlying the offense to which I am pleading. Failure to complete such treatment may result in my incarceration, civil commitment for treatment, or both.

Signature of Defendant

City/State/Zip:

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