SUPERIOR COURT OF CALIFORNIA

Space below for use of Court Clerk only **COUNTY OF TUOLUMNE** 12855 Justice Center Drive Sonora, CA 95370 Phone: (209) 533-5563 The People of the State of California, Plaintiff, VS. Case Number: Defendant. MISDEMEANOR ADVISEMENT OF RIGHTS, WAIVER AND PLEA FORM 1) I hereby freely and voluntarily plead ____ guilty or ____ no contest to:_____ 2) I understand that a plea of no contest (nolo Contendere) will have exactly the same effect in this case as a plea of guilty, but it cannot be used against me in a civil lawsuit. 3) I understand that if I am not a citizen, a plea of guilty or no contest can and will result in my deportation, exclusion from admission to this country or denial of naturalization. I also understand that if I am a foreign national, I have the right to have my consular representative contacted and I hereby waive that right. 4) I have been advised of, understand and knowingly and intelligently waive each of the following constitutional rights: a) To an attorney to represent me at all stages of the proceeding. If I cannot afford to hire an attorney, the court will appoint one to represent me. b) To have a speedy and public trial by court or by jury. At the trial I am presumed to be innocent and the prosecution has the burden of proving me guilty beyond reasonable doubt. c) To confront and cross-examine all witnesses testifying against me. d) To present evidence and to have the Court issue subpoenas to bring into court witnesses or evidence favorable to me, at no cost. e) To testify on my own behalf if I choose, or to remain silent and not incriminate myself. By pleading guilty or no contest I am incriminating myself. 5) I understand the charge(s) against me, the elements thereof, and the possible pleas and defenses. 6) I understand the minimum and maximum penalties for the offense(s) I am charged with. 7) I understand that this conviction could be used against me in the future as a prior conviction that could increase any penalties for future convictions, or could be used to violate my probation or parole which has been granted in another case.

8) No promises, or threats to me or anyone close to me, or inducements have been made in connection with this plea except:				
	ght to enter my plea before, and be sentenced by, enter my plea before, and be sentenced by, a			
DEFEN	DANT'S STATEMENT			
I am aware of and understand each of the above freely and voluntarily waive my rights and enter a	e items. I have initialed those items as proof thereof. I helplea to the listed charge(s).	reby		
Defendant's signature:	Dated:			
ATTO	RNEY'S STATEMENT			
have explained each of the defendant's rights questions with regard to this plea. I have all defendant, and explained the consequences of	have reviewed the form and any addenda with my client. It to the defendant, and answered all of the defendant so discussed the facts of the defendant's case with the this plea, the elements of the offense(s), and the possible lant's decision to waive his or her constitutional rights.	t's he		
Date:	Signature of Defendant's Attorney			
	Signature of Defendant's Attorney			
INTERP	RETER'S STATEMENT			
	le, I certify that I truly translated this form and any addend _ language. The defendant stated that (s)he understood signed the form in my presence.			
Date:	Interpreter's Signature			
	Printed Name of Interpreter			
COURT'S	S FINDINGS AND ORDER			
constitutional rights. The Court finds that the demade and that there is a factual basis for the	sly, knowingly, voluntarily and intelligently waived his or efendant's plea(s) and admission(s) are freely and volunt e plea(s). The Court accepts the defendant's plea(s) applicable addendum filed and incorporated by reference	arily and		
Date:	JUDGE OF THE SUPERIOR COURT			
ADDENDUM TO ADVISI	EMENT, WAIVER AND PLEA FORM			
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SENTENCES	FOR DRIVING UNDER THE INFLUENCE OF	ALCOHOL AN	D/OR DRUGS (23152)
Offense	Min./Max. When Probation Gran		Min./Max. Without Probation
First Offense in 10 years	Fine of \$1,485 to \$3,620 (including penalty assessments) and attendance at a 3 month alcohol/drug program (or 9 month program if my blood alcohol was .20 or more, or if I refused a chemical test) plus either: (a) 48 hrs to 6 months in jail and a 6 month driver's license suspension; or (b) A 90-day driver's license restriction for work and alcohol/drug program attendance only. However, if offense occurred in		Fine of \$1,485 to \$3,620 (including penalty assessments); 96 hours to 6 months in jail, and a 6-month driver's license suspension. (V.C.§ 23536)
	vehicle requiring a Class A or B license, my suspended for 6 months. (V.C.§ 23538)	license shall be	
Second Offense in 10 years	Fine of \$1,485 to \$3,620 (including penalty asset either: (a) 10 days to 1 year in jail and a 2 year license so (b) 96 hrs to 1 year in jail (96 hrs to be served of 48 hrs each) and an 18 (or 30) month alcoholand a restricted driver's license for work attendance only. This option is not available to roccurred in a vehicle requiring a class A or B (V.C. § 23542)	suspension; or in 2 increments ol/drug program, and program me if the offense	Fine of \$1,485 to \$3,620 (including penalty assessments); 90 days to 1 year in jail, and a license suspension for the duration of the sentence. (V.C. §23540)
Third Offense in 10 years	Fine of \$1,485 to \$3,620 (including penalty assessments) plus 120 days to 1 year in jail and a 3-year driver's license revocation. If no previous completion of an alcohol/drug program, an 18 or 30 month program. (V.C. § 23548)		Fine of \$1,485 to \$3,620 (including penalty assessments); 120 days to 1 year in jail, and a three-year license revocation. (V.C. §23546)
Fourth Offense in 10 years	Fine of \$1,485 to \$3,620 (including penalty assistant days to 1 year in jail, a 4-year driver's lice License may not be re-instated until successful or 30-month alcohol/drug program. (V.C. §23552)	nse revocation. completion of 18	Fine of \$1,485 to \$3,620 (including penalty assessments); 180 days to 1 year in jail and a 4-year driver's license revocation. (V.C. §23550) Or 16 months-2 years-3 years in State Prison
Offense	Minimum/Maximum Sentence (with or without pro	obation) (V.C. §§	
Reckless Driving	Fine of \$639 to \$3,620 and/or 5 to 90 days in jail		
When Reduced from § 23152	Fine of \$639 to \$3,620 and/or 5 to 90 days in conviction to count as a DUI prior for a period of	•	nent in alcohol/drug program, and
SENTENC	ES FOR DRIVING WITH SUSPENDED, REVO	OKED OR RES	TRICTED LICENSE
	FIRST OFFENSE (NO PRIOR WITHIN 5 YEARS)		SUBSEQUENT OFFENSE
	Fine of \$1,170 to \$3,620; jail for 5 days to 6 months.	(Includes priors 14601.5.)	s for §§ 14601.1, 14601.2 and
	Fine of \$1,170 to \$3,620; and/or jail for up to 6 months.		s for §§ 14601, 14601.2 and e of \$1,880 to \$7,020 and jail for 5
	Fine of \$1,170 to \$3,620; jail for 10 days to 6 months. Ignition interlock device mandatory.	(Includes prior 14601.5.) Fine	rs for §§14601, 14601.1 and of \$1,880 to \$7,020 and jail for 30 year. Ignition interlock device
§ 14601.3	Fine of \$3,620 and jail for 30 days.		includes priors for §14601.3 only.) and jail for 180 days.
•	Fine of \$1,170 to \$3,620 and/or jail for up to 6 months.	(Includes prior	rs for §§14601, 14601.1 and of \$1,880 to \$7,020 and jail for 10

ADDENDUM TO ADVISEMENT, WAIVER AND PLEA FORM (CONTINUED)

	I have read and understand the penalty chart on the previous page that lists the minimum and maximum sentences for the offense(s) I am charged with.	
2.	I have read and understand the following advisement: "You are hereby advised that being under the influence of alcohol or drugs, or both, impairs your ability to safely operate a motor vehicle. Therefore it is extremely dangerous to human life to drive while under the influence of alcohol or drugs, or both. If you continue to drive while under the influence of alcohol or drugs, or both, and, as a result of that driving, someone is killed, you can be charged with	
3.	murder." I understand that the DMV may restrict, suspend or revoke my driver's license under a procedure which is separate from this criminal action and I understand that DMV's action, if any, will be in addition to the Court's sentence and I must obey it.	
4.	I understand that the DMV may consider any of my other convictions for DUI or reckless driving, even those that are not charged in this proceeding, and may impose a more severe license restriction, suspension or revocation as a result.	
5.	I understand that the DMV will not issue a restricted driver's license or restore my driving privilege following a restriction, suspension or revocation unless I have proof of insurance for 3 years. DMV will suspend my driver's license: (1) until proof of insurance is provided to the DMV; and (2) upon my failure to maintain such proof during the 3 year period.	
6.	I understand that I must successfully complete an alcohol/drug program in order to have my driving privilege reinstated following any license restriction, suspension or revocation which is imposed on me, even if I am not ordered to attend such a program by the court.	
	If applicable: I understand that if my blood-alcohol level was .20 percent or above, or if I refused to submit to a chemical test, the Court will consider this in determining whether to enhance the penalties, grant probation or impose additional terms of probation.	
8.	If applicable: I understand that if I am the registered owner of the vehicle used in the offense: A. The Court will impound my vehicle for up to 90 days, unless it is in the interests of justice not to do so. The Court may also declare my vehicle to be a nuisance and order it sold following a hearing if I have 2 or more other convictions for DUI, vehicular manslaughter or any combination thereof, in the past 10 years.	
	 B. I may be required to install an ignition interlock device (IID) for up to 3 years. Installation of this device, which prevents the vehicle from starting if I have alcohol in my body, does not authorize me to drive without a valid driver's license. C. If I am convicted of a second or subsequent violation of driving with a suspended or 	
	revoked license or driving without a license, my vehicle will be subject to forfeiture as a nuisance.	
9.	If applicable: I understand that if I was under the age of 21 at the time of my arrest, my driver's license will also be suspended for 1 year, and I must surrender my license to the Court. If I do not have a valid driver's license, the Court will order the DMV to delay issuing a license to me for 1 year after I become eligible to drive.	
	DEFENDANT'S STATEMENT	
	am aware of and understand each of the above items regarding the additional consequences of my is case. I have initialed those items as proof thereof.	plea ii
Da	ated: Defendant's signature:	