TUO-CR-900 Space below for use of Court Clerk only SUPERIOR COURT OF CALIFORNIA **COUNTY OF TUOLUMNE** 12855 Justice Center Drive Sonora, CA 95370 (209) 533-5563 The People of the State of California, Plaintiff, VS. Case Number: Defendant. DOMESTIC VIOLENCE PLEA FORM WITH WAIVER OF RIGHTS - MISDEMEANOR Instructions: Fill out this form only if you want to plead guilty or no contest. Read this form carefully. For each item, if you understand and agree with what you read, put your initials in the box to the right of the item. For any item that does not apply to you or that you do not understand, leave the box blank. Sign and date the form under "DEFENDANT'S STATEMENT" on page 4. Keep in mind that the court cannot give legal advice. If you have any attorney and have questions about anything in this form, ask your attorney. **INITIALS** 1. Charges and Maximum Penalties. I want to plead guilty or no contest to the charges listed below. I understand that the maximum penalties for the charges to which I am pleading guilty or no contest are listed below. COUNT **MAXIMUM PENALTY CHARGES** (SECTION & DESCRIPTION) (FINE & JAIL)

numbers:

2. Prior Convictions. I understand that I am also charged with a prior conviction in case

TUO-CR-900

The Peop	le of the State of California vs.	Case Number:	
Defendan	t(s):		
3. Probat numbers:_	ion Violations. I understand that I am also charged with a viola	ation of probation in case	INITIALS
the right to to hire an a	o an Attorney. (Leave this box blank if you have an attorney). an attorney of my choice to represent me throughout the proce attorney, the court will appoint one to represent me. I hereby gived by an attorney.	edings. If I cannot afford	
	Constitutional Rights . I understand that I am entitled to each the charges and prior convictions (if any) listed in items 1 and 2		
the trial	ght to a jury trial. I understand that I have a right to a speedy I, I would be presumed to be innocent and I could not be convicue evidence, 12 impartial jurors chosen from the community weals able doubt that I am guilty.	ted unless, after hearing	
b. Ri g confror prosect	ght to confront and cross-examine witnesses. I understand it and cross-examine all witnesses testifying against me. ution must produce the witnesses in court to testify under oath irney may question them.	This means that the	
c. Riç remain	with to remain silent and not incriminate myself. I understand silent and my silence cannot be considered as evidence against ve the right not to incriminate myself and I cannot be forced to the	st me. I understand that I	
violation). I	for Probation Violations. (Leave this box blank if you are not of understand that I have all constitutional rights listed above for gainst me, except that I do not have a right to a jury trial, only a	r all probation violations	
7. Conse	quences of My Plea.		
except prosect b. Eff used to violatio	contest plea. I understand that a no contest plea has the same that it cannot be used against me in a civil case that derives fruition is based unless the offense is punishable as a felony. Sect of conviction on other cases. I understand that a convict increase my punishment for future domestic violence conviction of any other current grant of parole or probation, which is	om an act on which this tion in this case may be ans and may constitute a	
probation section	Indatory minimum conditions of probation. I understanton, the terms and conditions will include <i>at least</i> all of the foll 1203.097):	owing (see Penal Code	
1) 2)	A minimum of either 36 months (3 years) or 48 months (4 yea A criminal court protective order that may include residence conditions;	exclusion or stay-away	
3) 4)	Booking within one week of sentencing if I have not already be Several statutory fines, fees, and assessments, including a restitution fine, probation revocation fine (stayed), criminal and court security fee;	domestic violence fee,	
5)	Successful completion of an appropriate batterer's treatment weeks:	t program of at least 52	

TUO-CR-900

The People of the State of California vs.		Case Number:
Defendant(s):		
6) 7) 8) 9) 10)	Community service; Restitution to the victim (if applicable); An order not to own, possess, purchase, or receive any firearms; An order to relinquish any firearms in my possession or control; a Other:	
d. Effect of future probation violation. I understand that if I violate any of the terms or conditions of probation, I may be returned to court and sentenced up to the maximum punishment on each charge as indicated in item 1. e. Immigration consequences. I understand that if I am not a citizen of the United States, my plea of guilty or not contest may result in my deportation, exclusion from admission to the United States, or denial of naturalization pursuant to the laws of the United States. f. Firearm prohibition. I understand that a conviction in this case may prohibit me from owning, using, or possessing firearms and ammunition within 10 years under Penal Code sections 29805 and 30305. g. Child custody consequences. I understand that a conviction in this case may result in a rebuttable presumption that an award of sole or joint physical or legal custody of a child is detrimental to the best interest of the child under Family Code section 3044. h. Other consequences (specify):		
Before the I	Plea.	
attorney.) Be facts of the consequence b. Que	cussion with my attorney. (Leave this box blank if you are not before entering this plea, I have had a full opportunity to discuss case, the elements of the charged offenses and prior convictions (have, my constitutional and statutory rights and waiver case of this plea, and anything else I think is important to my case. stions. I have no further questions for the court or for my attornamissions in this case or any of my rights or anything else on this for	with my attorney the (if any), any defenses of those rights, the ney with regard to my
probation vid	of Constitutional Rights. For each of the charges, prior complations (if any) listed in items 1, 2, and 3, I give up my right to a judy, my right to confront and cross-examine witnesses, and my right inate myself. I understand that I am, in fact, incriminating myself with the charges.	ury trial, my right to a t to remain silent and
to the charge one has ma	ea. (Check one). I freely and voluntarily plead GUILTY _es listed in item 1. I offer my plea with full understanding of every de any threats; used any force against me, my family, or loved me, except as listed in this form, in order to convince me to plead	d ones; or made any
	onvictions . I freely and voluntarily admit the prior convictions (if stand this admission may increase the penalties that are imposed	• /
12. Probati	on Violations. I freely and voluntarily admit the probation violatio	ns (if any) in item 3.

TUO-CR-900

The People of the State of California vs.	Case Number:				
Defendant(s):					
2. Probation Violations . I freely and voluntarily admit the probation violations (if any) in item 3.					
13. Sentencing . I understand that I have a right to delay my sentencing at least 6 hours and as ong as 5 days after my plea. I give up this right and agree to be sentenced at this time.					
DEFENDANT'S STATEMENT					
I have read or have had read to me this form and have initialed each of the items that applies to my case. If I have an attorney, I have discussed each item with my attorney. By putting my initials next to the items on this form, I am indicting that I understand and agree with what is stated in each item that I have initialed. The nature of the charges, possible defenses, and the effects of any prior convictions and probation violations have been explained to me. I understand each of the rights outlined above and I give up each of them to enter my plea.					
Defendant's signature:	Dated:				
ATTORNEY'S STATEMENT I am the attorney of record for the defendant. I have reviewed this form with my client. I have explained each of the items in the form, including the defendant's constitutional and statutory rights, to the defendant and have answered all of his or her questions with regard to those rights, the other items in the form, and the plea agreement. I have also discussed the facts of the case with the defendant, and have explained the nature and elements of each charge, any possible defenses to the charges, the effect of any prior convictions and probation violations, and the consequences of the plea. Attorney's signature: Dated:					
INTERPRETER'S STATEMENT Having been duly sworn or having a written oath on file, I certify that I truly translated this form to the defendant in the language.					
Date:	Interpreter's Signature				
Certification Number:	Printed Name of Interpreter				

	TUO-CR-900			
The People of the State of California vs.	Case Number:			
Defendant(s):				
COURT'S FINDING AND ORDER				
The Court, having reviewed this form and having orally examined the defendant, finds that (a) the defendant has read or been read and understands each of the initialed items on this form; (b) the defendant understands he nature of the crimes and allegations listed in items 1, 2, and 3 and the consequences of the plea and any admissions; (c) the defendant expressly, knowingly, understandingly, and intelligently waives his or her constitutional and statutory rights; and (d) the defendant's plea, admissions, and waiver of rights are made reely and voluntarily.				
The court accepts the defendant's plea, admissions, and waiver of right convicted based thereon.	s, and the defendant is hereby			
t is ordered that this document be filed with the court's records of this cas admissions, and waiver of rights be accepted and entered in the minutes of th	•			

JUDGE OF THE SUPERIOR COURT

DATED: _____