SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE For Court Use Only **VEHICLE CODE MISDEMEANOR GUILTY PLEA FORM** CASE NO. PEOPLE vs. 1. My true full name is ______ 2. I understand that I am pleading \(\subseteq \textit{GUILTY} / \subseteq \textit{NOLO CONTENDERE} \) and admitting the following offenses, prior convictions, and special punishment allegations, with the maximum punishment indicated below: MAX SENTENCE CT. CHARGE PRIORS (Date) **ALLEGATIONS** JAIL/FINES 3. Remaining count(s), prior(s), and other allegation(s) dismissed on People's motion. 3. 4. I understand I am also charged with a violation of probation in case number RIGHTS AND WAIVERS 5. I understand I have the following constitutional rights, which I am waiving and giving up by entering my plea, and, if applicable, by my admission of a probation violation: 5a. I have the right to be represented by an attorney at all stages of the proceedings until the case 5a. is completed. If I cannot afford an attorney, one will be appointed to represent me. (For defendants without an attorney: I am aware that there are dangers and disadvantages of representing myself and there may be a value in obtaining advice from an attorney in this matter. but I knowingly and voluntarily waive and give up my right to an attorney and choose to represent myself.) 5b. I have the right to a speedy and public trial by a jury or a judge, and if charged with a probation 5b. violation, the right to a hearing before a judge. I waive and give up this right. 5c. I have the right to confront the witnesses against me and to cross-examine them. I waive and 5c. give up this right. 5d. I have the right to testify on my own behalf, but I cannot be compelled to be a witness against 5d. myself and may remain silent if I choose. I waive and give up this right. 5e. I have the right to present evidence and have the Court issue subpoenas to bring into Court 5e. all witnesses and evidence favorable to me, at no cost to me. I waive and give up this right. 5f. Under the Fourth and Fourteenth Amendments to the United States Constitution, I have a right to 5f. be free from unreasonable searches and seizures. If I am granted probation, I waive and give up this right. I agree to submit my person and property, including any residence, premises, container, or vehicle under my control which may include electronic devices, to search and seizure at any time of the day or night by any peace officer or probation officer, with or without a warrant, and with or without reasonable cause or reasonable suspicion. 6. I understand I have the right to appeal an adverse ruling on a Penal Code § 1538.5 motion. I waive and

7. I understand that I have the right to have a delay in pronouncement of my sentence of not less than six hours and not more than five days after my plea. I waive and give up this right and agree to be sentenced at this time.

7.

give up this right.

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8.		ckle Waiver. I understand I have the right to be sentenced by the judge who accepts this plea. I e and give up this right.	8.
9.	<i>Harvey Waiver.</i> I understand I may be required to pay restitution on a count that is being dismissed pursuant to this plea agreement.		9.
10.	I understand I have the right to be present for the entry of the plea of guilty or nolo contendere. I waive and give up this right.		10.
11.	the te	erstand I have the right to reject probation. I waive and give up this right and accept probation on erms and conditions as imposed by the Court, or as contained in the attached Sentence mmendation form.	11.
	11a.	If the judge does not wish to follow the Prosecutor's sentence recommendation, I may withdraw my plea.	11a.
	11b.	If I violate any of the terms of probation, I may be returned to court and sentenced up to the maximum punishment as indicated on page 1.	11b.
	11c.	I understand I have the right to a hearing before a judicial officer to determine whether I violated the conditions of my court-ordered supervision and to determine the appropriate sanction for the violations. I waive and give up this right for all violations for which the county probation department orders me to serve a "flash incarceration", which can be a period of one to ten consecutive days in the county jail. However, if I do not agree with the imposition of flash incarceration, I am preserving my right to demand a hearing. I understand the Court may not deny me probation if I elect not to sign this waiver.	11c.
12.		con Advisement: I understand that if I am charged with violating Vehicle Code § 23103, as field in Vehicle Code § 23103.5 or Vehicle Code § 23153, the following warning applies:	12.
	to sa unde	are hereby advised that being under the influence of alcohol or drugs, or both, impairs your ability fely operate a motor vehicle. Therefore, it is extremely dangerous to human life to drive while r the influence of alcohol or drugs, or both. If you continue to drive while under the influence of old or drugs, or both, and, as a result of that driving, someone is killed, you can be charged with er.	
CONS	EQUE	NCES	
13.	I und	erstand that some possible consequences of my plea and admissions are as follows:	
	13a.	There will be state penalty assessments added to any fines imposed by the Court.	13a.
	13b.	I will be ordered to pay a minimum of \$150 and a maximum of \$1,000 to the State Restitution Fund unless the court makes a finding of "compelling and extraordinary reasons" for waiving this fine.	13b.
	13c.	I will be ordered to pay a minimum of \$150 and a maximum of \$1,000 Probation Revocation Restitution fine pursuant to Penal Code § 1202.44. The restitution fine will be stayed but will be payable upon revocation of probation.	13c.
	13d.	I will be ordered to pay restitution on count(s), and dismissed count(s) pursuant to a <i>Harvey</i> waiver, as part of the plea agreement, in the amount of \$, or in an amount to be determined by the Court or the Probation Department. If I disagree with the amount of restitution determined by the Court or Probation Department, I may request a court hearing to determine the amount of restitution.	13d.

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13e.	Immigration Consequences: I understand if I am not a citizen of the United States, the conviction or sentence for the offense(s) charged may have the consequence of deportation, exclusion from admission to the United States, and denial of naturalization pursuant to the laws of the United States.	13e.
	Firearms Advisement: I am now prohibited from owning, purchasing, receiving, possessing, or having under my custody or control any firearms, body armor, ammunition, and ammunition feeding devices, including but not limited to magazines. I am ordered to relinquish all firearms, body armor, ammunition, and ammunition feeding devices, including but not limited to magazines and complete a relinquishment form pursuant to Penal Code § 29810(a)(2) and Penal Code § 31360(b)(2). Prohibition is for \Box life \Box 10 years or \Box the term of probation.	13f.
rsg.	If I am charged and convicted of a similar offense in the future, my plea today may be used to increase my punishment for the new offense.	13g.
13h.	If I am presently on probation or parole for any previous conviction, my plea today may cause me to be in violation of that probation or parole and result in additional penalties and/or punishment.	13h.
13i .	If I was under 21 years of age at the time of the crime charged, the Department of Motor Vehicles may take the following action against my driver's license: my driver's license may be suspended for one year. If I do not have a license, the Department of Motor Vehicles will delay issuing a license for one year after I become eligible to drive.	13 i.
	The Department of Motor Vehicles may take the following action against my driver's license if UNDER 21 years of age, for the following alcohol offenses – 1 year suspension for violation of Penal Code § 191.5, subdivision (a) or (b) of § 192.5; Vehicle Code § 23103 when subject to § 23103.5, or § 23140.	
13j.	If I am convicted of driving under the influence and it involved a <u>REFUSAL/OR BAC (Blood Alcohol Content) OVER .20</u> ; I will be required to attend a first offender program at least nine months' duration.	13j.
13k.	Ignition Interlock: If I am convicted of a first or subsequent offense for driving under the influence, the Court may order the installation of an Ignition Interlock Device (IID) on all vehicles operated by me for up to a three-year period. If I am convicted of driving on a suspended license under Vehicle Code § 14601.2, 14601.4 or 14601.5, with a prior conviction for same offenses or for violation of Vehicle Code § 23103.5, 23152, or 23153, the Department of Motor Vehicles (DMV) will require the installation of an Ignition Interlock Device (IID) as a condition of a restricted license separate from any action by this Court.	13k.
131.	The DMV may restrict or suspend my driver's license separate from any action by this Court.	13I.
13m.	For a conviction of Vehicle Code § 23152 or 23153: the DMV will require completion of an alcohol/drug program in order to have my driving privilege reinstated, even if the Court did not order such a program.	13m.
13n.	My driving privilege may not be restored until I provide the DMV satisfactory proof of successful completion of a licensed alcohol/drug program of the appropriate length required by law.	13n.
130.	I understand that if I am convicted of certain offenses and ordered to complete a program, I may be subject to supervision under the Interstate Compact if residing outside the state of California.	130.
13p.	understand that I must reside in the state of California until approval is received from the Probation Department and the Interstate Compact Office.	13p.
13q.	I understand I may be required to provide a DNA sample pursuant to Penal Code § 296(a)(5).	13q.

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14.		erstand that if I am the registered owner of the vehicle used in the offense and the offense is:	140
	14a.	. Vehicle Code § 23152 or 23153 (first conviction), the Court may order my vehicle impounded up to 30 days at my expense. Upon a second conviction for violation of Vehicle Code § 23152 or 23153, the Court is required (absent unusual circumstances) to order my vehicle impounded for at least one day, but not more than 30 days; the Court may also declare the vehicle a nuisance and order it sold after a hearing.	14a.
	14b.	. Vehicle Code § 23152 or 23153 (third conviction or more), the Court may order my vehicle impounded up to 90 days at my expense. The court may declare the vehicle to be a nuisance and order it sold after a hearing.	14b.
	14c.	Driving on a suspended license (Vehicle Code § 14601) or without a license (Vehicle Code § 12500), my vehicle will be subject to impoundment by the police and court for six months and up to one year and may be subject to forfeiture as a nuisance.	14c.
15.		erstand I have the right to enter my plea before and be sentenced by a judge. I waive and give up ght and agree to enter my plea before, and be sentenced by, a Commissioner or Temporary Judge:	15.
PLE	A		
16.	any th	my plea and admit the listed prior(s) and allegation(s) freely and voluntarily. No one has made areats, used any force against me or my family or loved ones, and no one has made any promises other than as on the Sentence Recommendation form.	16.
17.	I make my plea with a full understanding of all the matters set forth in the charging document and in this form. I have read, understood, and personally initialed each item herein, and I understand that the signing and filing of this form is conclusive evidence that I have pleaded GUILTY / NOLO CONTENDERE to the charges set forth.		
18.	enterir eleme consti	ssion with my attorney (<i>Leave this box blank if you are not represented by an attorney</i>). Before ng this plea, I have had a full opportunity to discuss with my attorney the facts of the case, the ents of the charged offenses and prior convictions (if any), any defenses that I may have, my itutional and statutory rights and waiver of those rights, the consequences of this plea, and anything think is important to my case.	18.
19.	I offer	the following as a factual basis for my plea:	

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I declare under penalty of perj	ry under the laws of the State of California that the foregoing is true and correct.	
DATED:	SIGNED:	
DATED.	(Defendant)	_
each of the rights set forth on the possible defenses to the of sentence ranges with the defe with the requirements of Pena explained the nature and electronic convictions, enhancements, a have discussed the contents of set forth on this form and to pl made to the defendant by me disclosed on this form. I agree	TEMENT: I am the attorney of record for the defendant. I have explained to the defendant form. I have discussed the charges and the facts with the defendant. I have studied and discussed those defenses with the defendant. I have discussed the posterior and discussed the defendant of immigration consequences and have come Code § 1016.3(a). I have discussed the facts of the case with the defendant and ments of each charge; any possible defenses to the charges; the effect of any degations, and circumstances in aggravation; and the consequences of the plea. If this form with the defendant. I concur with the defendant's decision to waive the read guilty. No promises of a particular sentence or sentence recommendation have for to my knowledge by the prosecuting attorney or the court, which have not been that this form may be received by the court as evidence of defendant's advisement and express waiver of the rights set forth on this form.	udied sible plied have prior also ights been fully
DATED:	SIGNED:(Attorney of Record)	
certified/registered/provisiona	T: I,, having been duly sworn as a converge of the state of the	
DATED:	SIGNED:	
DATED.	SIGNED:(Court Interpreter)	
of Rights for a Guilty Plea as v	prosecuting attorney in this case. I certify that I have reviewed the Advisement and Vell as complied with the requirements of Penal Code § 1016.3(b). SIGNED:	Naiver
. — .		
Plea to District Attorney Off	r:	
Plea to the Court:		

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