CASE NO.		PEOI	PLE vs.			
1.	My true ful	I name is				
2.	the following	I understand that I am pleading GUILTY/ NOLO CONTENDERE and admitting the following offenses, prior convictions, and special punishment allegations, with the maximum punishment indicated below:				
	CT.	CHARGE	PRIORS (Date)	ALLEGATIONS	MAX SENTEN JAIL/FINES	
		<u> </u>	<u> </u>	l		
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				4.	
		, and the second	·			
RI	GHTS 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:			by entering my	5.	
	5a. I have the right to be represented by an attorney at all stages of the proceedings until the case 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				5a.	
		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.
	viola	violation, the right to a hearing before a judge. I waive and give up this right.		·		
		e the right to confront the wit is right.	nesses against me an	d to cross-examine them	. I waive and give	5c.
		e the right to testify on my ow may remain silent if I choose.			ess against myself	5d.
		ve the right to present evide esses and evidence favorable				5e.
		er the Fourth and Fourteenth from unreasonable searches				5f.
	right. vehic the d	I agree to submit my perso cle under my control which m ay or night by any peace offic onable cause or reasonable s	on and property, includ ay include electronic d er or probation officer,	ding any residence, pren evices, to search and se	nises, container, or izure at any time of	
6.		nd I have the right to appeal a	an adverse ruling on a	Penal Code § 1538.5 mo	otion. I waive and	6.
7	give up thi	· ·	an and along the co		for the second second	7
7.		nd that I have the right to have not more than five days after				7.

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at this time.

CASE NO PEOPLE vs			
8.		ckle Waiver. I understand I have the right to be sentenced by the judge who accepts this plea. I	8.
9.	waive and give up this right. Harvey Waiver. I understand I may be required to pay restitution on a count that is being dismissed		9.
10.	pursuant to this plea agreement. 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.	. I understand I have the right to reject probation. I waive and give up this right and accept probation on the terms and conditions as imposed by the Court, or as contained in the attached Sentence Recommendation form.		
	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	11c.
		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.	
СО	NSEC	UENCES	
12.	I und	erstand that some possible consequences of my plea and admissions are as follows:	
	12a.	There will be state penalty assessments added to any fines imposed by the Court.	12a.
	12b.	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.	12b.
	12c.	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.	12c.
	12d.	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	12d.
		determined by the Court or Probation Department, I may request a court hearing to determine the amount of restitution.	
	12e.	<i>Immigration Consequences:</i> 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	12e.
		States.	
	12f.	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 ☐ life ☐ 10 years or ☐ the term of probation.	12f.
	12g.	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.	12g.

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12h.	. If I am presently on probation or parole for any previous conviction, my plea today may cause me	12h.		
	to be in violation of that probation or parole and result in additional penalties and/or punishment.			
12i.	There may be additional consequences to my plea, as follows: I may be required to register as a sex offender as required by Penal Code § 290.	12i.		
	☐ I may be required to register internet identifiers pursuant to Penal Code § 290.024.			
	I understand I will be required to register with the local police agency or sheriff's department in the			
	city or county in which I reside and that if I willfully fail to register or to keep my registration current, new criminal charges may be filed against me.			
12j.	If I was under 21 years of age at the time of the crime charged, the Department of Motor Vehicles	12j.		
	may take the following action against my driver's license – 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.			
12k.	. I understand I may be required to attend and complete an AIDS education program and submit to	12k.		
	AIDS blood testing (Penal Code § 1202.1).			
12I.	I understand I may be required to provide a DNA sample pursuant to Penal Code § 296(a)(5).	12I.		
12m	I understand that if I am convicted of certain offenses and ordered to complete a program, I may	12m.		
	be subject to supervision under the Interstate Compact if residing outside the state of California.			
12n.	. I understand that I must reside in the state of California until approval is received from the Probation	12n.		
	Department and the Interstate Compact Office.			
	iderstand I have the right to enter my plea before, and be sentenced by a judge. I waive and give up right and agree to enter my plea before, and be sentenced by, a Commissioner or Temporary Judge:	13.		
นแจ	(enter name of Commissioner or Temporary Judge).			
.EA	(enter flame of commissioner of Femporary dauge).			
	fer my plea and admit the listed priors and allegations freely and voluntarily. No one has made any	14.		
	eats, used any force against me or my family or loved ones, and no one has made any promises to	17.		
	other than as on the Sentence Recommendation form.			
l ma	ake my plea with a full understanding of all the matters set forth in the charging document and in this	15.		
forr	m. I have read, understood, and personally initialed each item herein, and I understand that the signing			
	d filing of this form is conclusive evidence that I have pleaded $\ \square \ \textit{GUILTY}/\ \square \ \textit{NOLO CONTENDERE}$			
	he charges set forth.			
	cussion with my attorney (Leave this box blank if you are not represented by an attorney). Before	16.		
	ering this plea, I have had a full opportunity to discuss with my attorney the facts of the case, the ments of the charged offenses and prior convictions (if any), any defenses that I may have, my			
	institutional and statutory rights and waiver of those rights, the consequences of this plea, and anything			
	e I think is important to my case.			
	fer the following as a factual basis for my plea:			
l off	J			
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CASE NO.	PEOPLE vs	
I declare under penalty of perju	ry under the laws of the State of California that the foregoing is true and c	orrect.
DATED:	SIGNED:	
	(Defendant)	
each of the rights set forth on the possible defenses to the chrossible sentence ranges with complied with the requirements and have explained the nature prior convictions, enhancementals have discussed the conterights set forth on this form and been made to the defendant by fully disclosed on this form. I as	ATEMENT: I am the attorney of record for the defendant. I have explained his form. I have discussed the charges and the facts with the defendant. I have advised the defendant of immigration consequers of Penal Code § 1016.3(a). I have discussed the facts of the case with and elements of each charge; any possible defenses to the charges; the ts, allegations, and circumstances in aggravation; and the consequence note of this form with the defendant. I concur with the defendant's decision to plead guilty. No promises of a particular sentence or sentence recommendate, or to my knowledge by the prosecuting attorney or the court, which gree that this form may be received by the court as evidence of defendanting, and express waiver of the rights set forth on this form.	I have studied a discussed the nees and have the defendant re effect of any s of the plea. I on to waive the nendation have have not been
DATED:	SIGNED:(Attorney of Record)	
	(Allottiey of Record)	
certified/registered/provisionally	T: I,, having been duly sw y qualified interpreter, state that I am fluent in the form to defendant in that language.	
DATED:	SIGNED:	
	(Court Interpreter)	
	prosecuting attorney in this case. I certify that I have reviewed the Adviser rell as complied with the requirements of Penal Code § 1016.3(b).	nent and Waive
DATED:	SIGNED:	
Plea to District Attorney Offe	r:	
Plea to the Court:		

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