ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR N	NUMBER:	FOR COURT USE ONLY
NAME:			
FIRM NAME:			
STREET ADDRESS:			
CITY:	STATE:	ZIP CODE:	
TELEPHONE NO .:	FAX NO.:		
EMAIL ADDRESS:			
ATTORNEY FOR (name):			
SUPERIOR COURT OF CALIFORNIA, COUN	ITY OF		
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
PEOPLE OF THE STATE OF CALIFORNIA	v.		
DEFENDANT:			CASE NUMBER:
PLEA FORM, WITH EXPLANATION	IS AND WAIVER	OF RIGHTS—FELO	NY

INSTRUCTIONS:

(1) Fill out this form only if you want to plead guilty or no contest.

- (2) 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.
- (3) On page 6, sign and date the form under "DEFENDANT'S STATEMENT."
- (4) Keep in mind that the court cannot give legal advice. If you have any questions about anything in this form, ask your attorney.
- 1. CHARGES AND MAXIMUM TERM. I want to plead guilty or no contest ("nolo contendere") to the charges and admit the following prior convictions, enhancements, allegations, and circumstances in aggravation listed below. I understand that the minimum and maximum penalties for the charges to which I am pleading guilty or no contest are listed below.

CHARGES		YEARS / MONTHS		PRIOR CONVICTIONS, ENHANCEMENTS, ALLEGATIONS & CIRCUMSTANCES IN	YEARS / MONTHS		TOTAL
COUNT	(SECTION & DESCRIPTION)	MINIMUM	MAXIMUM	AGGRAVATION (SECTION & DESCRIPTION)	MINIMUM	MAXIMUM	MAXIMUM TIME
				AGGREGATE MAXIMU	JM TIME OF IM	PRISONMENT	

2. PLEA AGREEMENT. I understand that I must tell the court on this form about any promises anyone has made to me about the sentence I will receive or the sentence recommendations that will be made to the court. My attorney, the court, or the prosecutor has explained to me that if I plead guilty or no contest to the charges and admit the prior convictions, enhancements, allegations, and circumstances in aggravation listed above, the court will sentence me as follows:

a.	Check one: State Prison for	County Jail per Penal Code section 1170(h) for	
	(1) years and months or		
	(2) not less than years and mont	hs and/or not more than years and months.	
	(3) Other (specify):		
b.	Probation for years under conditions to be set b	y the court, including	
	days in the county jail or		
	up to days in the county jail.		

I understand that a violation of any of the conditions of probation, including failure to complete a drug education or treatment program, if ordered by the court, may cause the court to send me to **county jail or state prison** for up to the **"Aggregate Maximum Time of Imprisonment"** specified in item 1, which may include a period of mandatory supervision under Penal Code section 1170(h)(5)(B) if the court sends me to county jail.

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INITIALS

2. c. Split Sentence (1170(h)(5)(B)): years and days in the county jail and years and days on mandatory supervision under conditions set by the court. I understand that if I violate any of the terms or conditions of mandatory supervision, I may be remanded into custody for the entire unserved portion of the sentence.

d. Open Plea

- (1) I understand the maximum and minimum sentences for the charges, enhancements, and allegations stated on page 1. No one has made any other promises to me about what sentence the court may order.
- (2) I understand that I am not eligible for probation.
- (3) I understand that I will not be granted probation unless the court finds at the time of sentencing that this is an unusual case where the interests of justice would be best served by granting probation.

e. Restitution, Statutory Fees, and Assessments

I understand that the court will order me to pay the following amounts (if an amount is not yet known, "TBD" for "to be determined" is entered next to the \$); I must prepare financial disclosure statements to assist the court in determining my ability to pay; and refusal or failure to prepare the required financial disclosure statements may be used against me at sentencing:

- (1) \$ to the Victim Restitution Fund
- (2) \$ restitution to actual victims
- (3) \$ restitution to the State of California, Victims of Crime Fund
- (4) \$ court operations assessment
- (5) \$ court facilities assessment
- (6) **\$** base fine plus any applicable penalties, assessments, and surcharges
- (7) \$ other (specify):
- (8) \$ other (specify):

(9) An (additional) amount to be determined by the court at sentencing or such other hearing as the court may set.

f. Fines for Revocation of Parole, Postrelease Community Supervision, Mandatory Supervision, or Probation

I understand that if I am sentenced to **state prison**, the court **will** impose a parole revocation fine or a postrelease community supervision revocation fine, which will be collected only if my parole or postrelease community supervision is later revoked. I also understand that if I am granted probation or mandatory supervision, the court **will** impose a probation revocation fine or mandatory supervision revocation fine, which will be collected only if my parole or postrelease community supervision are probation revocation fine or mandatory supervision revocation fine, which will be collected only if my probation or mandatory supervision is later revoked.

g. Dismissal of Other Counts

I understand that as part of the plea agreement bargain, the following counts will be dismissed after sentencing:

understand and agree that the sentencing judge may consider facts underlying dismissed counts to det	ermine
estitution and to sentence me on the counts to which I am entering a plea.	

h. Other Terms (specify):

l r

3. CONSEQUENCES OF MY PLEA

a. No Contest ("Nolo Contendere") Plea

I understand that a no contest plea is the same as pleading guilty and that if I plead no contest, I will be convicted and my no contest plea could be used against me in a civil case.

PEOPLE OF THE STATE OF CALIFORNIA v. Defendant:	CASE NUMBER:	
		INITIALS
 3. b. Parole and Postrelease Community Supervision I understand that if I am sentenced to state prison I will be placed on parole or postrelease community supervision for up to 	years after my release.	
(2) if I abscond or the court tolls my supervision, the total time of parole or por be extended.	strelease community supervision can	
(3) if I violate any of the terms or conditions of my parole. I can be sentenced	to county jail for up to 180 days for eac	:h

(3) if I violate any of the terms or conditions of my parole, I can be sentenced to county jail for up to 180 days for each violation, or if I am convicted of a crime that is subject to parole under Penal Code section 3000(b)(4) or 3000.1, I could be returned to state prison.

c. Effect of Conviction on Other Cases

I understand that a conviction in this case may constitute a violation of any other current grant of parole, mandatory supervision, postrelease community supervision, or probation in any other case and that I may receive additional punishment as a result of that violation.

d. Registration

(2)

I understand that I will be required to register with the local police agency or sheriff's department in the city or county in which I reside as

(1) an arson offender

a gang member

Other (specify):

a sex offender (this registration is a lifelong requirement)

and that if I fail to register or to keep my registration current for any reason, new felony criminal charges may be filed against me.

(3)

(4)

e. Prints and DNA Samples

I understand that I must provide biological samples and prints for identification purposes—including buccal (mouth) swab samples, right thumb prints, palm prints of each hand, and blood specimens or other biological samples required by law—and that failure to do so constitutes a new criminal offense.

f. Serious or Violent Felony

- (1) I understand that by pleading guilty or no contest to a serious or violent felony ("strike"), the penalty for any future felony conviction will be increased as a result of my conviction in this case, depending on the number of strikes I have, up to a mandatory prison sentence of double the term otherwise provided or a term of at least 25 years to life.
- (2) I understand that if I am convicted of a violent felony, jail or prison conduct/work-time credit I may accrue will not exceed 15 percent.
- (3) I understand that if I am admitting a prior strike conviction, prison work-time credit that I may accrue will not exceed 20 percent of the total term of imprisonment.
- (4) I understand that if I am convicted of murder or a third felony conviction of certain offenses, I am ineligible to receive work-time credits. Count is such an offense.

g. Prior Prison Term for Sexually Violent Offense

I understand that if I am sentenced to serve a state prison term for this sexually violent offense, as defined in Welfare and Institutions Code section 6600(b), the penalty for any future felony conviction may be increased as a result of my incarceration in this case.

h. Sexually Violent Predator Civil Commitment

If I am or previously have been convicted of a sexually violent offense and am ever committed to the custody of the California Department of Corrections and Rehabilitation, I may at the conclusion of that term be subject to screening by the State Department of State Hospitals to determine whether I meet the criteria for indeterminate commitment as a sexually violent predator and, potentially, be made subject to civil commitment proceedings.

I unc	ver's License and Vehicle Forfeiture derstand that my privilege to drive a motor vehicle may be revoked or suspender artment of Motor Vehicles and my vehicle may be ordered forfeited if it was inv	
I und	higration Consequences derstand that if I am not a citizen of the United States, my plea of guilty or no co usion from admission to the United States, or denial of naturalization under the	
l uno rece amm fram mus	arms (Guns), Firearm Parts, and Ammunition Prohibition and Relinquishr derstand that under federal and state law a conviction in this case prohibits me eiving, or having under my custody or control firearms (guns), firearm parts, am nunition feeding devices, including but not limited to magazines, for life. This in nes, and any item that may be used as or easily turned into a receiver or frame at relinquish any firearms and firearm parts I own, possess, or have under my c ion 29810).	From owning, using, purchasing, munition, reloaded ammunition, and cludes firearm receivers and (see Penal Code section 16531). I
l uno	Iy Armor Prohibition and Relinquishment derstand that a conviction in this case prohibits me from purchasing, owning, o al Code section 16288). I must relinquish any body armor I have in my posses 60).	
m. Oth	er Consequences (specify):	
	hire an attorney, the court will appoint one to represent me.	but the proceedings. If I cannot
afford to I hereby OTHER	y give up my right to be represented by an attorney.	
afford to I hereby OTHER I unders circums	y give up my right to be represented by an attorney. CONSTITUTIONAL RIGHTS stand that I am entitled to each of the following rights as to the charges, enhance trances in aggravation listed in item 1 (on page 1):	
afford to I hereby OTHER I unders circums a. Righ I und could unar	y give up my right to be represented by an attorney. CONSTITUTIONAL RIGHTS stand that I am entitled to each of the following rights as to the charges, enhance	cements, allegations, and
afford to I hereby OTHER I unders circums a. Righ I und could unar in jui b. Righ I und trial i	y give up my right to be represented by an attorney. CONSTITUTIONAL RIGHTS stand that I am entitled to each of the following rights as to the charges, enhance tances in aggravation listed in item 1 (on page 1): ht to a Jury Trial derstand that I have a right to a speedy and public jury trial. At the trial, I would Id not be convicted unless, after hearing all of the evidence, 12 impartial jurors nimously convinced beyond a reasonable doubt that I am guilty. I have a right,	cements, allegations, and I be presumed to be innocent, and I chosen from the community were through my counsel, to participate ve up a jury trial and have a court convicted unless, after hearing all
afford to I hereby OTHER I unders circums a. Righ I und could unar in jun b. Righ I und trial i of th C. Righ I und the p	y give up my right to be represented by an attorney. CONSTITUTIONAL RIGHTS stand that I am entitled to each of the following rights as to the charges, enhance tances in aggravation listed in item 1 (on page 1): ht to a Jury Trial derstand that I have a right to a speedy and public jury trial. At the trial, I would id not be convicted unless, after hearing all of the evidence, 12 impartial jurors nimously convinced beyond a reasonable doubt that I am guilty. I have a right, rry selection. ht to a Court Trial derstand that, as an alternative to a jury trial, if the prosecutor agrees, I may giv in which the judge alone, without a jury, hears the evidence. I still could not be the evidence, the judge was convinced beyond a reasonable doubt that I am guilty ht to Confront and Cross-Examine Witnesses derstand that I have the right to confront and cross-examine all witnesses testiff prosecution must produce the witnesses in court, they must testify under oath i	cements, allegations, and I be presumed to be innocent, and I chosen from the community were through my counsel, to participate ve up a jury trial and have a court convicted unless, after hearing all lity. fying against me. This means that
afford to I hereby OTHER I unders circums: a. Righ I und could unar in juu b. Righ I und trial i of th C. Righ I und trial i of th C. Righ I und the p may d. Righ	y give up my right to be represented by an attorney. CONSTITUTIONAL RIGHTS stand that I am entitled to each of the following rights as to the charges, enhance trances in aggravation listed in item 1 (on page 1): ht to a Jury Trial derstand that I have a right to a speedy and public jury trial. At the trial, I would d not be convicted unless, after hearing all of the evidence, 12 impartial jurors nimously convinced beyond a reasonable doubt that I am guilty. I have a right, rry selection. ht to a Court Trial derstand that, as an alternative to a jury trial, if the prosecutor agrees, I may giv in which the judge alone, without a jury, hears the evidence. I still could not be the evidence, the judge was convinced beyond a reasonable doubt that I am guilty ht to Confront and Cross-Examine Witnesses derstand that I have the right to confront and cross-examine all witnesses testif	cements, allegations, and I be presumed to be innocent, and I chosen from the community were through my counsel, to participate ve up a jury trial and have a court convicted unless, after hearing all lity. fying against me. This means that in my presence, and my attorney lered as evidence against me. I

PEOPLE OF THE STATE OF CALIFORNIA v.

6. BEFORE THE PLEA



Before entering this plea, I have had a full opportunity to discuss the following with my attorney:

- (1) The facts of my case;
- (2) The elements of the charged offenses, prior convictions, enhancements, allegations, and circumstances in aggravation;
- (3) Any defenses that I may have;
- (4) My constitutional and statutory rights and waiver of those rights;
- (5) The consequences of this plea, including the immigration consequences;
- (6) Anything else I think is important to my case.

b. Questions

I have no further questions of the court or of my attorney with regard to my plea and admissions in this case, any of the rights, or anything else on this form.

c. Stipulation to Commissioner

I understand that I have the right to have a judge take my plea and sentence me. I give up this right and agree to have a commissioner, sitting as a temporary judge, take my plea and sentence me.

d. Medications or Controlled Substances

I am not taking any medication that affects my ability to understand this form and the consequences of my plea, have not recently consumed any alcohol or drugs, and am not suffering from any medical condition, except for the following:

e. Court Approval of Plea Agreement

I understand that the plea agreement in item 2 (on pages 1 and 2) is based on the facts before the court. I understand that if the court approves this plea agreement, the approval of the court is not binding, and that the court may withdraw its approval of the plea agreement upon further consideration of the matter. I understand that if the court withdraws its approval of this plea agreement, I will be allowed to withdraw my plea. (Pen. Code, § 1192.5.)

7. STATUTORY RIGHT TO A PRELIMINARY HEARING

I understand that before I have a trial, the law gives me the right to a speedy preliminary hearing at which the prosecution would produce evidence and the court must find reasonable cause to believe I committed the crimes with which I have been charged. I understand that I have all of the above constitutional rights at the preliminary hearing, except for the right to a jury trial.

I give up my right to a preliminary hearing and the constitutional rights listed in item 5 (on page 4).

8. WAIVER OF CONSTITUTIONAL AND STATUTORY RIGHTS

I give up, for each of the charges, enhancements, allegations, and circumstances in aggravation listed in item 1 (on page 1), my right to a jury trial, my right to a court trial, my right to confront and cross-examine witnesses, my right to remain silent and not to incriminate myself, and my right to produce evidence and to present a defense, including my right to testify on my own behalf. I understand that I am, in fact, incriminating myself with my plea.

9. THE PLEA

I plead GUILTY NO CONTEST to the charges listed in item 1 (on page 1) and admit the prior convictions, enhancements, allegations, and circumstances in aggravation listed in item 1 (on page 1), understanding that this plea and admission will lead to the penalties listed in item 2 (on pages 1 and 2).

a. I offer my plea of guilty or no contest freely and voluntarily and with full understanding of everything in this form. No one has made any threats; used any force against me, my family, or my loved ones; or made any promises to me, except as listed in this form, in order to convince me to plead guilty or no contest.



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PEOPLE OF TH	E STATE OF	CALIFORNIA v.
Defendant:		

CASE NUMBER:

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- 9. b. I understand that the court is required to find a factual basis for my plea to make sure that I am entering a plea to the proper offenses under the facts of the case.
 - (1) I admit that on the dates charged, I (describe the facts establishing all elements of the offense as to each count):
 - (2) I offer to the court as the basis for the plea of guilty or no contest and any admissions the following documents that are in the record or that are attached to this plea form to become part of the record:
 - (a) Preliminary hearing transcript
 - (b) Police report
 - (c) Probation report
 - (d) Welfare investigator's declaration
 - (e) Court documents regarding any alleged prior offenses
 - (f) Other (specify):
 - (g) (Specify facts):
 - c. I am pleading guilty or no contest to take advantage of a plea agreement or to avoid the risk of conviction of a greater offense and I understand that my attorney will stipulate that there is a factual basis for the plea. (*N.C. v. Alford* (1970) 400 U.S. 25; *People v. West* (1970) 3 Cal.3d 595.)

10. AFTER THE PLEA

a. Surrender

I understand that the court is allowing me to surrender at a later date to begin serving time in custody.

I agree that if I fail to appear on the date set for surrender or sentencing without a legal excuse, my plea will become an "open plea" to the court, I will not be allowed to withdraw my plea, and I may be sentenced up to the maximum allowed by law.

b. Sentencing Court

I understand that I have the right to be sentenced by the same judge or commissioner who takes my plea. I give up that right and agree that any judge or commissioner may sentence me.

C. Sentencing Date

I understand that I have the right to be sentenced within 20 court days. I give up that right and agree to be sentenced at a later date.

11. MANDATORY WARNING

a. I understand that if I am charged with violating Vehicle Code section 23103, as specified in Vehicle Code section 23103.5, or Vehicle Code section 23152 or 23153, the following warning applies:

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 murder.

b. I understand that if I am charged with violating Health and Safety Code section 11351, 11351.5, 11352, 11378, 11378.5, 11379, 11379.5, or 11379.6 involving a hard drug, the following warning applies:

You are hereby advised that it is extremely dangerous and deadly to human life to illicitly manufacture, distribute, sell, furnish, administer, or give away any drugs in any form, including real or counterfeit drugs or pills. You can kill someone by engaging in this conduct. All drugs and counterfeit pills are dangerous to human life. These substances alone, or mixed, kill human beings in very small doses. If you illicitly manufacture, distribute, sell, furnish, administer, or give away any real or counterfeit drugs or pills, and that conduct results in the death of a human being, you could be charged with homicide, up to and including the crime of murder, within the meaning of section 187 of the Penal Code.

ENT the items that applies to my case. If I have an nitials next to the items in this form, I am that I have initialed. The nature of the charges, s, allegations, and circumstances in aggravation ove, and I give up each of them to enter my plea. (SIGNATURE OF DEFENDANT) ENT In my client. I have explained each of the items in the rendant and have answered all of the defendant's lea agreement. I have also discussed the facts of the ch charge; any possible defenses to the charges; the term aggravation; and the consequences of the plea.
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s constitutional and statutory rights, and I hereby ollowing documents that are in the record or that are report
•
(SIGNATURE OF ATTORNEY)
nslated this form to the defendant in the language noted
(CERTIFICATION NUMBER)
(SIGNATURE OF INTERPRETER)
TEMENT
indicated contance
e indicated sentence.
(SIGNATURE OF DISTRICT ATTORNEY)
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(Criminal)

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COURT'S FINDINGS AND ORDER

The court, having reviewed this form (and any addenda), and having orally examined the defendant, finds as follows:

- 1. The initialed items in this form have been read by or read to the defendant, and the defendant understands each of them.
- 2. The defendant understands the nature of the crimes, prior convictions, enhancements, allegations, and circumstances in aggravation listed in item 1 (on page 1) and the consequences of the plea and any admissions.
- 3. The defendant expressly, knowingly, understandingly, and intelligently waives the constitutional and statutory rights associated with this plea.
- 4. The defendant's plea, admissions, and waiver of rights are made freely and voluntarily.
- 5. A factual basis exists for the plea and admissions.
- 6. For convictions of a sexually violent offense, the parties discussed the possibility of a disposition involving a plea to an offense that is not a sexually violent offense.

The court accepts the defendant's plea, admissions, and waiver of rights, and the defendant is hereby convicted based thereon.

It is ordered that this document be filed with the court's records of this case and that the defendant's plea, admissions, and waiver of rights be accepted and entered in the minutes of this court.

Date:

(SIGNATURE OF JUDICIAL OFFICER)