										CR-101
sı	JPERIOR C	OURT OF	CALIFORNIA, COUNTY O	F				FOR C	OURT USE ONL	.Υ
	STREET	ADDRESS:								
	MAILING	ADDRESS:								
	CITY AND	ZIP CODE:								
	BRA	NCH NAME:								
			PEOPLE OF THE STA	TE OF CA	LIFORNIA					
			V.							
[DEFENDAN	IT:								
	PLEA	FORM, \	WITH EXPLANATION	IS AND W	AIVER OF	RIGHTS—FELONY	CAS	SE NUMBER:		
INS	STRUCTION	ONS: (1)) Fill out this form if you	want to plea	ad guilty or	no contest.				
		(2)				ı understand and agree with any item that does not appl				
		/2	understand, leave the			EENIDANITIO OTATELEE				
				court canno		FENDANT'S STATEMENT advice. If you have any que		about any	thing	
1.			AXIMUM TERM. I want	to plead gui		ontest ("nolo contendere") to the charges to which I am p				
			CHARGES	YEARS/MONTHS PRIOR CONVICTIONS, ENHANCEME		IENTS,	TS, YEARS/MONTHS		TOTAL	
	COUNT	(SE	CTION & DESCRIPTION)	MINIMUM	MAXIMUM	& SPECIAL ALLEGATIONS (SECTION & DESCRIPTION)		MINIMUM	MAXIMUM	MAXIMUM TIME
				1						
				1						
				1		4000504	TE MAY!	 	MDDIOONMENT	
						AGGREGA	IE MAXII	MUM TIME OF I	MPRISONMENT	
2.	sentence has expla sentence	I will rece ained to me me as foll	ive or the sentence reco e that if I plead guilty or i lows:	mmendation no contest to	ns that will o the charg	s form about any promises be made to the court. My at es and admit the allegation	torney	, the court,	or the pros	
(1) years and months or (2) not less than years and months and/or not more than years and n						_ months.				
	h D	b. Probation for years under conditions to be set by the court, including:								
	D. Proba		years under cond days in the county jail o		set by the (court, including:				
			days in the county							
	program Maximu	tand that a , if ordered m Time o	a violation of any of the c d by the court, may caus	onditions of e the court ied in item 1	to send me I, which ma	including failure to complet to county jail or state pri y include a period of manda	son fo	rup to the '	"Aggregate)
	c. Split	Sentence		ears and _	days in	the county jail andy	ears ar	nd da	ys on	

Page 1 of 7

PEOF	PLE OF TH	E STATE OF C	ALIFORNIA v.		CASE NUMBER:	
DEFE	ENDANT:					
2. d.	I underst addict, th	ne court may s	Confinement court finds that I am addicted to narcotics or in immediate end me to a narcotics detention, treatment, and rehabilita have served in prison.			INITIALS
e.	Open Ple	ea				
	1.		d the maximum and minimum sentences for the charges made any other promises to me about what sentence the			
	2.	I understan	d that I am not eligible for probation.			
	3.		d that I will not be granted probation unless the court find ual case where the interests of justice would be best serv			
	l understa be determ determinir	and that the connined" is entere	rees, and Assessments ourt will order me to pay the following amounts (if an amound next to the \$); I must prepare financial disclosure state pay; and refusal or failure to prepare the required financial tencing:	ments to ass	ist the court in	
	1.	\$	_ to the Victim Restitution Fund			
	2.	\$	restitution to actual victims			
	3.	\$	restitution to the State of California, Victims of Cri	me Fund		
	4.	\$	court operations assessment			
	5.	\$	court facilities assessment			
	6.	\$	base fine plus any applicable penalties, assessme	ents, and sur	charges	
	7.	\$	other (specify):			
	8.		other (specify):			
	9.		al) amount to be determined by the court at sentencing o			y set.
l u	nderstand llected on	that if I am se ly if my parole	obation Revocation Fine entenced to state prison, the court will impose a parole r is later revoked. I also understand that if I am granted pro which will be collected only if my probation is later revoke	obation, the c		
		of Other Cour d that as part o	nts f the plea agreement bargain, the following counts will be	e dismissed a	after sentencing:	
			at the sentencing judge may consider facts underlying die me on the counts to which I am entering a plea.	smissed cour	nts to determine	
i. Ot	her Term	s (specify):				

				011 101
PE	EOP	PLE OF THE STATE OF CALIFORNIA v.	CASE NUMBER:	
D	EFE	ENDANT:		
3.	CC	DNSEQUENCES OF MY PLEA		INITIALS
	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 conte and my no contest plea could be used against me in a civil case.	st I will be convicted	
	b.	Parole and Postrelease Community Supervision		
		 I understand that if I am sentenced to state prison or a narcotics treatment facility I will be placed on parole or postrelease community supervision for up to	or up to 180 days for each I violate any of the terms	1
	C.	Effect of Conviction on Other Cases		
		I understand that a conviction in this case may constitute a violation of any other current gran supervision, postrelease community supervision, or probation in any other case and that I mapunishment as a result of that violation.		
	d.	Registration		
		I understand that I will be required to register with the local police agency or sheriff's department county in which I reside as	ent in the city or	
		(1) an arson offender (4) a sex offender (this registration is a lifelon	g requirement)	
		(2) a gang member (5) other (specify):		
		(3) a narcotics offender		
		and that if I fail to register or to keep my registration current for any reason, new felony crimin filed against me.	nal charges may be	
	e.	Prints and DNA Samples		
		I understand that I must provide biological samples and prints for identification purposes—inc (mouth) swab samples, right thumb prints, palm prints of each hand, and blood specimens or 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 (' any future felony conviction will be increased as a result of my conviction in this number of strikes I have, up to a mandatory prison sentence of double the term term of at least 25 years to life.	case, depending on the	
		(2) I understand that if I am convicted of a violent felony, jail or prison conduct/work not exceed 15%.	time credit I may accrue	will
		(3) I understand that if I am admitting a prior strike conviction, prison work-time cred exceed 20% of the total term of imprisonment.	dit that I may accrue will r	ot
		(4) I understand that if I am convicted of murder or a third felony conviction of certa receive work-time credits. Count is such an offense.	in offenses, I am ineligible	e to
	g.	Prior Prison Term or County Jail Sentence Under Penal Code Section 1170(h)(5)		
		I understand that if I am sentenced to prison or county jail under Penal Code section 1170(h) future felony conviction may be increased as a result of my incarceration in this case.	, the penalty for any	
	h.	Driver's License and Vehicle Forfeiture		
		I understand that my privilege to drive a motor vehicle may be revoked or suspended by the operatment of Motor Vehicles and my vehicle may be ordered forfeited if it was involved in the		

_PEOP	LE OF THE STATE OF CALIFORNIA v.	CASE NUMBER:				
DEFE	NDANT:					
3. i. I	mmigration Consequences		INITIALS			
of ar im	understand that if I am not a citizen of the United States, my plea of guilty or no contest may offenses, will result in my deportation, exclusion from reentry to the United States, and denial of mnesty and that the appropriate consulate may be informed of my conviction. The offenses the imigration action include, but are not limited to, an aggravated felony, conspiracy, a controlled firearm offense, and, under certain circumstances, a moral turpitude offense.	of naturalization and at will result in such				
j. Fi	rearms					
- 1	I understand that federal and state laws prohibit a convicted felon from possessing firearms or ammunition for life.					
k. O	other Consequences (specify):					
_ _						
4. RIG	CHT TO AN ATTORNEY					
l uno	derstand that I have the right to an attorney of my choice to represent me throughout the proceed to hire an attorney, the court will appoint one to represent me.	eedings. If I cannot				
l hei	reby give up my right to be represented by an attorney.					
5. OT I	HER CONSTITUTIONAL RIGHTS					
I und	derstand that I am entitled to each of the following rights as to the charges listed in item 1 (on	page 1):				
a. I	Right to a Jury Trial					
	I understand that I have a right to a speedy and public jury trial. At the trial, I would be presun I could not be convicted unless, after hearing all of the evidence, 12 impartial jurors chosen frwere convinced beyond a reasonable doubt that I am guilty.					
b. i	Right to a Court Trial					
	I understand that, as an alternative to a jury trial, if the prosecutor agrees, I may give up a jury trial in which the judge alone, without a jury, hears the evidence. I still could not be convicted all of the evidence, the judge was convinced beyond a reasonable doubt that I am guilty.	y trial and have a court unless, after hearing				
c. F	Right to Confront and Cross-Examine Witnesses					
	I understand that I have the right to confront and cross-examine all witnesses testifying again the prosecution must produce the witnesses in court, they must testify under oath in my prese may question them.					
d. i	Right to Remain Silent and Not to Incriminate Myself					
	I understand that I have the right to remain silent, and my silence cannot be considered as even understand that I also have the right not to incriminate myself, and I cannot be forced to test					
e.	Right to Produce Evidence and to Present a Defense					
	I understand that I have a right to present evidence and to have the court issue subpoenas to witnesses and evidence favorable to me, at no cost to me. I also have the right to testify on m					
	FORE THE PLEA					
	Discussion With My Attorney Before entering this plea, I have had a full opportunity to discuss the following with my	attorney:				
(1) The facts of my case;	-				
	 The elements of the charged offenses, prior convictions, enhancements, and special allegations. Any defenses that I may have; 	gations;				
(4) My constitutional and statutory rights and waiver of those rights;					
	5) The consequences of this plea, including the immigration consequences; and6) Anything else I think is important to my case.					

PE	PEOPLE OF THE STATE OF CALIFORNIA v. CASE NUMBER:					
D	EFE	ENDANT:				
6	h	Quantina		INITIALS		
о.	D.	Questions I have no further questions of the court or of my attorney with regard to my plea and any of the rights, or anything else on this form.	admissions in this case,			
	C.	Stipulation to Commissioner				
		I understand that I have the right to have a judge take my plea and sentence me. I g agree to have a commissioner, sitting as a temporary judge, take my plea and sente				
	d.	Medications or Controlled Substances				
		I am not taking any medication that affects my ability to understand this form and the have not recently consumed any alcohol or drugs, and am not suffering from any me following:				
	e.	Discovery of New Facts				
		I understand that the plea agreement in item 2 (on pages 1 and 2) is based on the factourt discovers new facts, such as an additional prior felony conviction not listed on accept the plea agreement. If the court discovers new facts and refuses to accept that I will be allowed to withdraw my plea.	his form, the court may refuse	to		
7.	ST	TATUTORY RIGHT TO A PRELIMINARY HEARING				
	pro wh	understand that before I have a trial, the law gives me the right to a speedy preliminary osecution would produce evidence and the court must find reasonable cause to belied hich I have been charged. I understand that I have all of the above constitutional rights accept for the right to a jury trial.	e I committed the crimes with			
	l gi	live up my right to a preliminary hearing and the constitutional rights listed in it	em 5 (on page 4).			
8.	WA	AIVER OF CONSTITUTIONAL RIGHTS				
	co	live up, for each of the charges and allegations listed in item 1 (on page 1) my riburt trial, my right to confront and cross-examine witnesses, my right to remain syself, and my right to produce evidence and to present a defense, including my shalf. I understand that I am, in fact, incriminating myself with my plea.	silent and not to incriminate	a		
9.	тн	IE PLEA				
	an	reely and voluntarily plead GUILTY NO CONTEST to the charges listed admit the allegations listed in item 1 (on page 1), understanding that this plea and a chalties 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 understandir No one has made any threats; used any force against me, my family, or my loved or to me, except as listed in this form, in order to convince me to plead guilty or no con	nes; or made any promises			
	b.	I understand that the court is required to find a factual basis for my plea to maplea to the proper offenses under the facts of the case.	ke sure that I am entering a			
		I offer to the court the following as the basis for my plea of guilty or no contest	t and any admissions:			
		(1) I understand that the court may consider the following as proof of the factu	al basis for my plea:			
		(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):				

<u>P</u> E	EOPLE OF THE STATE OF CALIFORNIA v.	CASE NUMBER:				
DE	DEFENDANT:					
9.	b. (2) I am pleading guilty or no contest to take advantage of a plea agreement stipulate to a factual basis for the plea). (People v. West (1970) 3 Cal.3d 59		INITIALS			
10.	. AFTER THE PLEA					
	 a. Surrender I understand that the court is allowing me to surrender at a later date to begin server. 	ring time in custody.				
	I agree that if I fail to appear on the date set for surrender or sentencing without a become an "open plea" to the court, I will not be allowed to withdraw my plea, and to the maximum allowed by law.					
	 Sentencing Court I understand that I have the right to be sentenced by the same judge or commission I give up that right and agree that any judge or commissioner may sentence me. 	oner who takes my plea.				
	c. Sentencing Date I understand that I have the right to be sentenced within 20 court days. I give up the sentenced at a later date.	at right and agree to be				
11.	. MANDATORY WARNING					
	I understand that if I am charged with violating Vehicle Code section 23103, as specifi 23103.5, or Vehicle Code sections 23152 or 23153, the following warning applies:	ed in Vehicle Code section				
	safely operate a motor vehicle. Therefore, it is extremely dangerous to human li influence of alcohol or drugs, or both. If you continue to drive while under the ir both, and as a result of that driving someone is killed, you can be charged with	fluence of alcohol or drugs, or				
	DEFENDANT'S STATEMENT					
	I have read or have had read to me this form and have initialed each of the items have an attorney, I have discussed each item with my attorney. By putting my initionm, I am indicating that I understand and agree with what is stated in each item nature of the charges, possible defenses, and effects of any prior convictions, enallegations have been explained to me. I understand each of the rights outlined at them to enter my plea.	tials next to the items in this that I have initialed. The nhancements, and special				
	DEFENDANT'S SIGNATURE	DATE				
	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 this 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, enhancements, and special allegations; and the consequences of the plea.					
	I concur in the plea and admissions and join in the waiver of the defendant's constitutional and statutory rights, and I hereby stipulate that there is a factual basis for the plea and refer the court to the police report preliminary hearing transcript probation report other (specify): (People v. West (1970) 3 Cal.3d 595.)					
_	ATTORNEY'S SIGNATURE	DATE				

INTERPRETER'S STATEMENT I, having been duly sworn or having a written oath on file, certify that I truly translated this form to the defendant in the anguage noted below. The defendant stated that he or she understood the contents on the form and then initialed and signed the form. Language: Spanish Other (specify):		
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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 defendant has read or has had read to him or her and understands each of the initialed items in this form. 2. The defendant understands the nature of the crimes and allegations 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 his or her constitutional and statutory rights. 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, or the defendant is pleading pursuant to a plea bargain under People v. West. 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.	I have read this form and understand the terms of the plea agreement.	
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