## IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA

## IN AND FOR THE COUNTY OF EL DORADO

People of the State of California		Case No.:	
VC	Plaintiff	PLEA AND WAIVER (FELONY)	
VS		FLLA AND WAIVER (FELONT)	
	Defendant		
TO THE D	EFENDANT: Places road each	statement carefully if you agree with the	
		statement carefully. If you agree with the lank space to the left of each numbered	
		the statement (e.g., guilty/nolo contendere,	
	please strike out the choice w		
Defendant's	please strike out the choice wi	inch does not apply to you.	
Initials.			
1.	My true full name is		
1.	iviy ti de full flame is		
2.	I have been known by the following other names (if none, so state):		
2		1	
3.	I am able/not able to read and understand English.		
4.	The highest level of schooling I have completed is:		
5.	At the time I make this declaration, I am not under the influence of alcohol, any		
	drug, or medication that would aff	ect my ability to understand my entry of this plea.	
6.	I would like to change my plea of not guilty to guilty/no contest.		
0.	would like to change my plea of not guilty to guilty/no contest.		
7.	I understand that the legal effect of a no contest plea to a crime punishable as a felony		
	is the same as that of a guilty plea.		
8.	Lunderstand that Lam pleading	guilty/no contact to the following effences and I	
0.	I understand that I am pleading guilty/no contest to the following offenses and I		
	understand the nature of these off	enses:	
9.			
	punishment allegations (if none, so	state	

10.	I understand that the sentence I will receive is (if no agreed sentence, so state):			
11.	I understand that nolo contendere		or the offense(s) to which I am pleadi	ng guilty or
Count	<u>Charge</u>	<u>Sentence</u>	Enhancement/Priors	
12.		Court can consider the ssed, for purposes of d	facts in count(s)etermining my sentence.	
13.	negotiated plea is		at any time before I am sentence f justice, the Court can cancel my ple rial.	
PRELIMINAL	RY EXAMINATION AL	OVISEMENT AND WAI	<u>/ER</u>	
14.	Because the offense charged is a felony, I understand that I would have the right to a preliminary hearing. At the preliminary hearing, the People would have to establish by sufficient evidence that a crime was committed and that I committed the offense. My attorney could cross-examine the People's witnesses, I could present evidence, and testify at the preliminary hearing. If I waive and give up my right to the preliminary hearing, my case will proceed with entry of plea. Once preliminary examination is waived, that right is gone.			
15.	I understand my right to a preliminary hearing and I waive and give up this right. Counsel joins in the waiver of preliminary examination and hearing.			
	Defendar	nt's Counsel	People's Counsel	
<u>ADVISEMEN</u>	T OF TRIAL RIGHTS			
16.	presumed innoces	nt, and I could not b	y and public jury trial. At that trial be convicted unless 12 impartial jund a reasonable doubt.	
17.	I understand I have a right to a speedy and public court trial by a judge sitting without a jury. At that trial, I would be presumed innocent and could not be convicted unless			
18.	the judge was convinced of my guilt beyond a reasonable doubt.  I understand I have a right to see, hear, confront, and cross-examine all witnesses testifying against me.			

19.	be forced to testify at my trial. I realize that by pleading guilty/no contest and admitting any prior convictions or special allegations, I am incriminating myself.
20.	I understand I have the right to present evidence on my own behalf in my defense of the charges against me.
21.	I understand I have the right to use the subpoena powers of the Court to compel the appearance and attendance of witnesses on my behalf, and to compel those witnesses to bring with them to court evidence or documents favorable to me.
22.	I understand I have the right to have a jury determine the sentencing factors that may be used by a judge to increase my sentence on any charge, sentencing enhancement, or allegation to the upper or maximum term provided by law.
ADDITIONA	L CONSEQUENCES OF PLEA
23.	I understand that the Court may impose a general fine in this case of not less than
	\$, plus penalties and assessments.
24.	I understand I may be required to pay restitution in this case in an amount to be ordered by the Court. The Court reserves the jurisdiction to hold a hearing to determine if restitution is appropriate and the amount.
25.	I understand that in addition to restitution and a fine, the Court is required to impose a separate and additional restitution fine of from \$300.00 to \$10,000.00 for each felony count and from \$150.00 to \$1000.00 for each misdemeanor count (PC 1202.4/1202.5). If granted probation, a fine of \$300.00 to \$10,000.00 (equal to the total restitution fine) will be imposed, but stayed pending successful completion of probation (PC1202.44). If sentenced to prison, a second fine of \$300.00 to \$10,000.00 (equal to the total restitution fine) will be imposed, but stayed pending successful completion of parole or post release community supervision (PC 1202.45).
26.	I understand that if the Court grants my application for probation, I could be on probation for up to 5 years with the Court also imposing certain conditions, such as, obey all laws. Should I violate any of the terms or conditions of my probation, my probation could be revoked and I could be sent to prison or incarcerated in the County Jail for up to the maximum term previously set forth.
27.	I understand that if I am sentenced to state prison or a narcotics treatment facility:  a) I will be placed on parole or post release community supervision for up to  years after my release.  b) If I violate any of the terms or conditions of my parole, I can be returned to state
	prison for up to one year or sentenced to county jail for up to six months for each

	c) If I violate the terms of my post release community supervision, I can be sentenced to county jail for up to six months for each violation, up to a maximum of three
	years. d) If I abscond from parole or post release community supervision, this can extend the total time of parole or post release community supervision.
28.	I understand that if I am now on probation or parole, my plea of guilty or nolo contendere to the charge(s) in this case may constitute a violation of my probation or parole and result in a revocation of my probation or parole, and a sentence may be imposed.
29.	I understand if I am not a citizen of the United States, my plea to the charges in this case may result in my deportation, exclusion from admission to the United States or denial of naturalization.
30.	I understand that I will be required to submit to DNA testing pursuant to Penal Code §296 et seq.
INELIGIBLE I	FOR PROBATION
31.	I understand that by pleading guilty/no contest and admitting to
	, I will be ineligible for probation. This means that
	I will receive a prison term and not be placed on formal probation.
DRUG CASE	
32.	I understand that I am subject to a laboratory analysis fee of \$50 plus penalty assessment for each separate offense.
33.	I understand that I am subject to a drug program fee of \$150 plus penalty assessment for each separate offense.
34.	I understand that I will be required to register as a narcotic offender pursuant to Health and Safety Code §11590 for five years after discharge from prison, release from jail or termination of probation or parole.
SEX CASE	
35.	I understand that I will be required to register as a sex offender pursuant to Penal Code §290 for the rest of my life.
36.	I understand that I will be required to submit to testing for AIDS pursuant to Penal Code §1202.1.
37.	I understand that if I am convicted of an offense specified in PC§ 290 (c), I will be required to pay a base fine of \$300 plus penalty assessments for the first conviction and a base fine of \$500 plus penalty assessments for the second and subsequent convictions unless the court determines that I do not have the ability to pay. (PC §290.3)

38.	I understand that the offenses I am pleading to may subject me to more severe criminal penalties in the future under California's "One Strike" law. PC § 667.61 provides that if I am convicted in the future of a sexual offense listed in that code section and my conviction(s) in this case are alleged and proven, I will be subject to a term in prison of either 15 years to life or 25 years to life.
ARSON CASE	
39.	I understand that I will be required to register as an arson offender pursuant to Penal Code §457.1 for the rest of my life.
<b>GANG CASE</b>	
40.	I understand I must register as a gang offender, pursuant to PC §186.30, until five years after the imposition of the registration requirement.
FELONY DRIV	ING UNDER THE INFLUENCE OR AT A 0.08% OR BLOOD ALCOHOL LEVEL
41.	I understand my driving privilege will be revoked for 4 years. This privilege will not be reinstated until I complete a program of 18 or 30 months as determined by the Department of Motor Vehicles and file proof of my ability to respond to damages.
42.	I understand that I will be designated as a habitual traffic offender for a period of 3 years pursuant to Vehicle Code §§13350(b) and 14601.3(e)(3).
WATSON ADV	<u> </u>
43.	I understand that being under the influence of alcohol or drugs, or both, impairs my ability to safely operate a motor vehicle, and it is extremely dangerous to human life to drive while under the influence of alcohol or drugs, or both. If I continue to drive while under the influence of alcohol or drugs, or both, and as a result of my driving, someone is killed, I can be charged with murder.
	NG UNDER THE INFLUENCE OR AT A 0.08% OR BLOOD ALCOHOL LEVEL
WITH BODILY	
44.	I understand that my driving privilege will be suspended for up to 10 years and will not be reinstated until I file proof of my ability to respond to damages.
CURRENT CRIM	ME IS A "STRIKE"
45.	I understand that the crime I am pleading guilty to is a "serious" or "violent" felony, and as such is a "strike" under the Three Strikes Law.
	I understand that if I later commit any felony, I will be subject at that time to a mandatory state prison sentence of twice the term otherwise provided or, depending on the number of strikes I have and the new felony, a term of at least 25 years to life.
	I understand that because I am pleading guilty/no contest to a crime and have suffered a prior strike, I am subject to a mandatory state prison sentence of twice the term otherwise provided (state possible terms, including enhancements).

	_ 40.	only a maximum of 15% or 20% in conduct credits, depending on the nature of the offense.
PC §1	170(H)	ADVISEMENT AND WAIVER OF RIGHTS
	_ 49.	I understand that if I am sentenced to jail pursuant to PC §1170(h), at the discretion of the Court a portion of my sentence may be suspended and I would then be placed on mandatory supervision under PC §1170(h)(5)(B).
	_ 50.	I understand that I will be required to comply with reasonable terms and conditions of mandatory supervision as ordered by the Court.
-	_ 51.	I understand that the court retains jurisdiction to modify the terms of my mandatory supervision.
	_ 52.	I understand that if the court sentences me to state prison, that the court will be without jurisdiction to modify my sentence after the expiration of 120 days (PC 1170(d)).
<u>ACKN</u>	OWLED	OGMENT OF RIGHTS, WAIVER, AND PLEA
	53.	I have discussed the charge(s), the facts of the case, the possible defenses, and the consequences of my plea with my lawyer. I further have discussed with my lawyer my constitutional rights as set forth in numbers 16 - 22 above and understand these rights. I have had enough time to discuss my case with my lawyer and have been truthful and stated all facts that are known to me about my case and I am satisfied with the services and advice of my attorney.
	54.	Understanding all of this, for all of the charges, prior convictions and special allegations:
		a. I give up my right to a jury trial;
		b. I give up my right to a court trial;
		<ul> <li>I give up my right to confront and cross-examine witnesses;</li> </ul>
		<ul> <li>I give up my right to remain silent and not incriminate myself;</li> </ul>
		e. I give up my right to present a defense;
		<ul> <li>I give up my right to subpoena witnesses on my behalf;</li> <li>I give up the right to a jury or court trial on any sentencing factors and consent to the judge determining the existence of any sentencing factors within the judge's discretion as allowed by existing statutes and Rules of Court. I also agree this waiver shall apply to any future sentence imposed following the revocation of probation.</li> </ul>
	55.	I freely and voluntarily plead guilty/no contest to the charge(s) of:
	56.	I freely and voluntarily admit the prior conviction(s) of:

57.	I freely and voluntarily admit the special allegations of:	
58.	No one has threatened me, or anyone near or dear to me, to get me to change my plea.	
59.	59. No one has made any promises or representations to me of a lesser sentence, probation, reward, immunity, or any other advantage of any kind, for myself or anyone else, other than what's stated in this declaration, in order to get me to plead guilty or no contest.	
60.	I freely and voluntarily waive my right to appeal.	
DEFENDANT: statements. I	I have personally placed my initials in the blanks to the left of each of the above declare under penalty of perjury that the foregoing is true and correct.	
Date	Defendant's Signature	
for the defend and sign the d discussed the d defendant. I co by the defenda	ANSEL: I,	
Date	Attorney for the Defendant	
entry of plea a	<b>LE:</b> The People of the State of California, by and through its attorney, concur in the s stated in this document, and stipulate that there is a factual basis for the plea and have complied with the requirements of Marsy's Law.	
Date	Deputy-Assistant District Attorney	

## FORM CONTINUED ON NEXT PAGE

INITED DESCRIPTION CONTACTOR AND		
INTERPRETER'S STATEMENT (If Applicable)		
document to the defendant in the	, having been duly sworn, truly translated this language. The defendant indicated e document, and (s)he then initialed the document.	
Date	Court Interpreter	
COURT'S FINDING AND ORDER		
The Court, having reviewed this document, and having questioned the defendant concerning his or her constitutional rights and understanding of this document, finds that the defendant has expressly, explicitly, knowingly, understandingly, and intelligently waived his or her constitutional rights. The Court finds that the defendant's plea and admission(s) are freely and voluntarily made with an understanding of the nature and consequences thereof, and that there is a factual basis for the plea and admission(s). The Court accepts the defendant's plea, and admission of other conviction(s) and special punishment allegation(s), if any, and finds the defendant is convicted on his or her plea.		
The Court orders this document filed and incorporated in the docket, by reference, as though fully set forth therein.		
Date	Judge of the Superior Court	

**END OF DOCUMENT**