SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO		FOR COURT USE ONLY
PEOPLE vs	Defendant	
PLEA OF GUILTY/NO CONTEST – MISDEMEANOR		COURT CASE NUMBER DA CASE NUMBER

INSTRUCTIONS: Fill out this form if you wish to plead guilty or no contest to the charges against you. <u>Initial</u> each applicable item <u>only</u> if you understand it. If you have any questions about your case, the possible sentence, or the information on this form, ask your attorney or the judge.

I, the defendant in the above-entitled case, in support of my plea of Guilty/No Contest, personally and/or by my attorney, declare as follows:

1. Of those charges now filed against me in this case, I plead

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2.

3.

4.

5.

6.

6a.

 GUILTY/NO CONTEST

 to the following offenses and admit the enhancements, allegations, and/or prior convictions as follows:

 COUNT
 CHARGE
 ENHANCEMENT/ALLEGATION

 COUNT
 CHARGE
 ENHANCEMENT/ALLEGATION

 PRIORS: (LIST SECTION NO., CONVICTION DATE, COUNTY, CASE NUMBER AND CHARGE(S))

- 2. I have not been induced to enter the above plea by any promise or representation of any kind, except: (*State any agreement with the prosecutor.*)
- 3. I am entering a plea freely and voluntarily, without threat or fear to me or anyone closely related to me.
- 4. I understand that a plea of No Contest is the same as a plea of Guilty for all purposes.
- 5. I am sober and my judgment is not impaired. I have not consumed any drug, alcohol or narcotic within the past 24 hours.

RIGHT TO AN ATTORNEY

- 6. I understand that I have the constitutional **right to be represented by an attorney** at all stages of the proceedings including sentencing. I can hire my own attorney or the court will appoint an attorney for me if I cannot afford one. I understand the dangers and disadvantages of representing myself and that it is usually unwise to represent myself.
- 6a. I understand that I have the right to be present in court to enter my plea and for sentencing. I expressly authorize my attorney to enter this plea on my behalf, in my absence. I expressly authorize my attorney to appear for me at sentencing.
- □ 6b.

7.

6b. I give up the right to an attorney and wish to represent myself.

CONSTITUTIONAL RIGHTS

<u>I understand</u> that as to all charges, enhancements, allegations, and/or prior convictions described in Item 1, I also have the <u>following constitutional rights, which I now give up</u> in order to enter my plea of guilty/no contest:

7. I have the right to a speedy and public trial by jury. I now give up this right.

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8. I have the right to confront and cross-examine all the witnesses against me. I now give up this right.		
9. I have the right to remain silent (unless I choose to testify on my own be	9. I have the right to <u>remain silent</u> (unless I choose to testify on my own behalf). I now give up this right.	
10. I have the right to <u>present evidence on my own behalf</u> and to have the court subpoena my witnesses at no cost to me. I now give up this right.		
CONSEQUENCES OF PLEA OF GUILTY/	NO CONTEST	
11. I understand that I may receive this maximum punishment as a result months/year(s) in jail; \$ fine, plus additional consequences spe- and any other reasonable conditions of probation, which could be for a maximum spectrum.	ecified in any attached addendum,	11.
 My attorney has explained to me that other possible consequences of t consequences): (a) lifetime registration as a sex offender; (b); (c); (d) que Code section 1170(h)(3) in future cases. 		12.
13. I understand that in addition to any fine imposed, the law requires the court to add penalty assessments which will substantially increase the amount I must pay. In addition, I understand that I may be ordered to make restitution to the victim, if the offense involved a victim, or to a restitution fund. I understand that I shall be ordered to pay a mandatory restitution fine (\$150 - \$1,000) and a suspended fine of the same amount if probation is revoked and not reinstated. I understand I must file a revised financial declaration if there is any balance unpaid on a restitution order or fine 120 days prior to release from probation.		
 I understand that I may not be sentenced earlier than six (6) hours, nor la I give up this right and agree to be sentenced at this time. 	ater than five (5) days after my plea.	14.
15. Immigration consequences: (1) I understand that if I am not a U.S. cit may, and for certain offenses will (see page 4), have the consequences from admission to the United States, and/or denial of naturalization pursu (2) I understand I have the right to request additional time to consider m this paragraph; (3) I have discussed my immigration status with my attor consider and discuss the immigration consequences of my plea with him.	s of removal/deportation, exclusion ant to the laws of the United States; ny plea in light of the advisement in ney and have had sufficient time to	15.
16. I understand that my plea of Guilty/No Contest in this case could res mandatory supervision, parole or post-release supervision in other cases		16.
OTHER WAIVERS		
 (Appeal Rights) I give up my right to appeal the following: (1) denial of m to strikes priors (Pen. Code, §§ 667(b)-(i) and 1170.2); and (3) any sente 		17.
 (<i>Harvey Waiver</i>) The sentencing judge may consider my prior crimi background of the case, including any unfiled, dismissed, or stricken char cases when granting probation, ordering restitution, or imposing sentence 	rges, enhancements, allegations, or	18.
19. (<i>Arbuckle</i> Waiver) I give up my right to be sentenced by the judge who	accepts this plea.	19.
20. (Evidence Disposal Waiver) I give up my interest in all non-biological property here, I must also file a claim with the impounding agency with judgment or my ability to make a claim will expire.	nd acknowledge that if I listed any	20

DEFENDANT CASE NUMBER	DEFENDANT	CASE NUMBER

PLEA

21. I now plead Guilty/No Contest and admit the charges, enhancements, allegations, and prior convictions, described in Item 1, above, because I am guilty. I admit that on the dates charged, I (Describe facts establishing all elements of the offense as to each charge, enhancement, and allegation)

I further agree that a duly appointed Commissioner or Temporary Judge may act as a Judge, accept this plea, impose sentence, and conduct any other post-conviction proceedings. I declare under penalty of perjury, under the laws of the State of California, that I have read, understood, and initialed each item above, and any attached addendum, and everything on the form and any attached addendum is true and correct.

Dated:	Defendant's Signature:			
Defendant's Address:				
Street		City	State	Zip Code
Defendant's Telephone No.: ()	-		

ATTORNEY'S STATEMENT

I, the attorney for the defendant in the above-entitled case, personally read and explained to the defendant the entire contents of this plea form and any addendum thereto. I discussed all charges; any enhancements, allegations, or prior convictions; possible defenses; and consequences of this plea with the defendant. I have asked the defendant about his/her immigration status, advised defendant of the immigration consequences of this plea to the best of my ability, and advised defendant of the right to additional time to discuss this matter with an immigration attorney. I personally observed the defendant fill in and initial each item, or read and initial each item to acknowledge his/her understanding and waivers. I observed the defendant date and sign this form and any addendum. I concur in the defendant's plea and waiver of constitutional rights.

Dated:

(Print Name)

Attorney for Defendant (Signature) (Circle one: PD / APD / OAC / RETAINED)

INTERPRETER'S STATEMENT

I, the sworn ______ language interpreter in this proceeding, truly translated for the defendant the entire contents of this form and any attached addendum. The defendant indicated understanding of the contents of this form and any addendum and then initialed and signed the form and any addendum.

Dated: _____

(Print Name)

Court Interpreter

(Signature)

PROSECUTOR'S STATEMENT

The People of the State of California, plaintiff, by its attorney, in the above-entitled criminal case concurs with the defendant's plea of Guilty/No Contest as set forth above.

Dated:

(Print Name) Deputy District Attorney/Deputy City Attorney (Signature)

COURT'S FINDING AND ORDER

The court, having questioned the defendant/defendant's attorney concerning the defendant's plea of Guilty/No Contest and admissions of the enhancements, allegations, and/or prior convictions finds that: The defendant understands and voluntarily and intelligently waives his/her constitutional rights; the defendant's plea and admissions are freely and voluntarily made; the defendant understands the nature of the charges and the consequences of the plea and admissions; and there is a factual basis for same. The court accepts the defendant's plea and admissions, and the defendant is convicted thereby.

Dated:

Judge/Commissioner of the Superior Court

IMMIGRATION CONSEQUENCES

If you are not a U.S. citizen, you should consult your attorney or an immigration attorney about the immigration consequences of your plea, particularly if your offense might qualify as an "aggravated felony," crime of moral turpitude, controlled substance offense, firearm offense, or domestic violence offense (see below). It is your attorney's obligation to provide you with accurate and affirmative advice about the immigration consequences of your plea, and you have the right to additional time to evaluate those immigration consequences. By entering a plea, you are indicating to the court you know of and understand the specific immigration consequences that will result from your conviction.

Immigration consequences are a matter of federal law. Whether an offense qualifies as one of the "aggravated felonies" listed below is determined by federal statutes and case law. (See *Esquivel-Quintana v. Sessions* (2017) ____U.S. ___, 137 S.Ct. 1562, 198 L.Ed.2d 22.) Certain offenses defined as misdemeanors under State law may be considered "aggravated felonies" under federal law.

Any conviction of a non-citizen for an "aggravated felony" **will** result in removal/deportation, exclusion, and/or denial of naturalization. (See 8 U.S.C. § 1227(a)(2)(A)(iii).) "Aggravated felonies" (see 8 U.S.C. § 1101(a)(43)) include but are not limited to:

- (1) Murder; rape; or sexual abuse of a minor;
- (2) A crime of violence, as defined in 18 U.S.C. § 16, but not including a purely political offense;*
- (3) Trafficking of a controlled substance, firearms, destructive devices or explosive materials;
- (4) Money laundering if the amount exceeds \$10,000;
- (5) An explosive materials offense;
- (6) A firearms offense;
- (7) A theft offense, including receipt of stolen property, or burglary offense;*
- (8) Child pornography;
- (9) Pimping, pandering, or operating a prostitution business;
- (10) Human trafficking;
- (11) Fraud or deceit in which the loss to the victim or victims exceeds \$10,000;
- (12) Failure to appear by a defendant for service of a sentence if the underlying offense is punishable by imprisonment for a term of 5 years or more, or failure to appear to answer or resolve a felony for which a sentence of 2 years' imprisonment or more may be imposed;
- (13) Commercial bribery, counterfeiting, forgery, or trafficking in vehicles the identification numbers of which have been altered;*
- (14) Obstruction of justice, perjury or subornation of perjury, or bribery of a witness;*
- (15) An attempt or conspiracy to commit any of the above offenses.

*If the term of imprisonment is at least one year.

Other crimes (as defined by federal law) that **may** result in removal/deportation, exclusion, and/or denial of naturalization or other severe immigration consequences include, but are not limited to:

- (1) A crime of moral turpitude (see 8 U.S.C. §§ 1182(a)(2)(A)(i), 1227(a)(2)(A)(i));
- (2) A controlled substance offense (see 8 U.S.C. §§ 1182(a)(2)(A)(i), 1182(a)(2)(C), 1227(a)(2)(B));
- (3) A firearm or destructive device offense (see 8 U.S.C. § 1227(a)(2)(C));
- (4) A domestic violence, stalking, or child abuse offense (see 8 U.S.C. § 1227(a)(2)(E)(i));
- (5) Violation of a protective order (see 8 U.S.C. § 1227(a)(2)(E)(ii));
- (6) A human trafficking offense (see 8 U.S.C. §§ 1182(a)(2)(H), 1227(a)(2)(F));
- (7) Multiple criminal convictions with an aggregate sentence of 5 years or more (see 8 U.S.C. § 1182(a)(2)(B));
- (8) A prostitution offense (see 8 U.S.C. § 1182(a)(2)(D));
- (9) A "serious criminal offense," which includes any felony, a crime of violence, and reckless driving or DUI with injury (see 8 U.S.C. § 1182(a)(2)(E)).