SUP	ERIOR CO	URT OF CA	LIFORNIA, COUNTY OF SAN DIEGO		FOR COURT USE (ONLY
PEOF	PLE vs			Defendant		
					COURT CASE NUMBER	
PL	EA OF GUI	LTY/NO CO	NTEST – MISDEMEANOR DOMESTIC	VIOLENCE	DA CASE NUMBER	
	understand		form if you wish to plead guilty or no cor ave any questions about the possible se			
, the o	defendant in	the above-en	titled case, in support of my plea of Guilty/N	o Contest, perso	onally and/or by my attorney, de	eclare as follows:
	am sober, m ours.	y judgment is	not impaired, and I have not consumed ar	ny drug, alcohol	or narcotic within the past 24	1.
		a plea freely a	and voluntarily, without threat or fear to me	or anyone closely	y related to me.	2.
3. I	understand t	hat a plea of i	No Contest is the same as a plea of Guilty fo	or all purposes.		3.
			ow filed against me in this case, I plead d admit the prior convictions as follows:	(GUILTY/NC	O CONTEST)	4.
	COUNT	LIO	CHARGE	Da	PRIORS ate of Conviction Charge	<u>Case Number</u>
				_		
e	xcept:		been induced to enter the above plea by ar ☐ People dismiss balance. ☐ Other:		<u>.</u>	6a.
	DENY PRO	BATION S	ENTENCE: days	o Work Furloug	uh/	<u>.</u>
ш	DENTINO	_	☐ Concurrent / ☐ Consecutive to case/cou	ū		·
	GRANT PR		Imposition of sentence suspended for 3 / Execution of sentence suspended for 3 /			
	CUSTODY:		days			
			☐ Releasable to: ☐ Work Furlough / ☐		. •	
			onsecutive to case/counts			·
Ш			including the following: .ssessment (Pen. Code, § C1465.8) (\$40 per o	oount)		
			viction Assessment (Gov. Code, § 70373) <i>(\$40 per c</i>	•		
			und Fine (Pen. Code, § 1202.4(b)(1)) <i>(\$150-\$</i>			
			plence Fund Fee (Pen. Code, § 1203.097) (Mi	*		
	☐ PAYM	ENT STAYED	D until DVRP completed.			
	\$	Prob. Rev. Re	est. Fine, suspend per Penal Code section 1	1202.44.		
	RESTITUTION PAY restitution to (Victim / VCGCB) . Hearing to be set if and when determined.					
		t officer (to ex		/ED#!! D\ /DD	oomploted.	
			PERFORM: days/hours _ STAN TE _ Substance Abuse Assessment		-	e Classes
Ш			y Program: ☐ Standard ☐ Integrated DV/		· · · · · · · · · · · · · · · · · · ·	
		-	's Treatment Program ☐ Individual Couns			-
			t treatment alcohol/drug			

DE	FENDANT	CASE NUMBER		
	Comply with Cal/Fed Firearms Prohibition on controlling, possessing, or having access to Comply with terms of Protective Order including "stay away" terms. DRIVER LICENSE Suspended Delayed for mos./years Surrender Other:	-	or body armo	or.
6.b	FIREARMS I do do not own, possess, or have access to any firearm, ammuniti	ion, or body armor.		6b.
	RIGHT TO AN ATTORNEY			
7.a.	I understand that I have the constitutional right to be represented by an attorney at all stages including sentencing. I can hire my own attorney or the court will appoint an attorney for me if I understand the dangers and disadvantages of representing myself and that it is usually unyself.	cannot afford one. I		7a.
7.b.	I understand that I have the right to be present in court to enter my plea and for sente authorize my attorney to enter this plea on my behalf, in my absence. I understant personally present at the time of sentencing.			7b.
	CONSTITUTIONAL RIGHTS			
	nderstand that as to all charges, allegations, and/or prior convictions describens institutional rights, which I now give up to enter my plea of Guilty/No Contest.	ed in Item 4, I also have	e the follow	ing
8.	I have the right to a speedy and public trial by jury . I now give up this right.			8.
9.	I have the right to confront and cross-examine all the witnesses against me. I now c	give up this right.		9.
10.	I have the right to <u>remain silent</u> (unless I choose to testify on my own behalf). I now gir	ve up this right.		10.
11.	I have the right to <u>present evidence in my behalf</u> and to have the court subpoena my v to me. I now give up this right.	vitnesses at no cost		11.
	CONSEQUENCES OF PLEA OF GUILTY/NO CON	ITEST		
12.	I understand that I may receive this maximum punishment as a result of my plea months/years(s) in jail; \$ fine, plus additional consequences specified in any att and any other reasonable conditions of probation, which could be for a maximum of 3 / 5	tached addendum,		12.
13.	My attorney has explained to me that other possible consequences of this plea may be consequences): (a) registration as a sex offender; (b) limited local custody credits (290 qualified for sentencing under Pen. Code, § 1170(h)(3) in future cases.			13.
14.	I understand that in addition to any fine imposed, the law requires the court to add per which will substantially increase the amount I must pay. In addition, I understand that I make restitution to the victim, if the offense involved a victim, or to a restitution fund. shall be ordered to pay a mandatory restitution fine (\$150 - \$1,000) and a suspended amount if probation is revoked and not reinstated. I understand I must file a revised finathere is any balance unpaid on a restitution order or fine 120 days prior to release from page 120 days prior to release from page 120 days prior to release from page 130 days prior to release 1	may be ordered to I understand that I d fine of the same Incial declaration if		14.
15.	Immigration consequences (1) I understand that if I am not a U.S. citizen, this plea of may, and for certain offenses will (see page 5), have the consequences of removal/dep from admission to the United States, and/or denial of naturalization pursuant to the law understand I have the right to request additional time to consider my plea in light of the paragraph; (3) I have discussed my immigration status with my attorney and have had consider and discuss the immigration consequences of my plea with him/her or an immigration.	ortation, exclusion s of the U.S.; (2) I advisement in this d sufficient time to		15.
16.	I understand that my plea of Guilty or No Contest in this case could result in revocatio mandatory supervision, parole or post-release supervision in other cases, and consecuti			16.
17.	I understand and agree that probation terms concerning substance abuse treatment without a probation violation occurring.	may be modified		17.

DEFENDANT		CASE NU	MBER		
	OTHER W	/AIVERS			
18. (Time for Sentence) I understand that I ma				18.	
(5) days after my plea. I give up this right, v19. (Appeal Rights) I give up my right to app				19.	
motion, and (2) any sentence stipulated here					
background of the case, including any unfile	(<i>Harvey Waiver</i>) The sentencing judge may consider my prior criminal history and the entire factual background of the case, including any unfiled, dismissed, or stricken charges or allegations or cases when granting probation, ordering restitution, or imposing sentence.				
21. (Arbuckle Waiver) I give up my right to be	sentenced by the judg	ge who accepts this plea.		21.	
investigation of this case except	2. (Evidence disposal) I give up my interest in all non-biological property/evidence impounded during the investigation of this case except and acknowledge that if I listed any property here, I must also file a claim with the impounding agency within 60 days after pronouncement of judgment or my ability to make a claim will expire.				
I further agree that a duly appointed Commission conduct any other post-conviction proceedings. read, understood, and initialed each item above, is true and correct.	I declare under penal	ty of perjury, under the laws of	the State of Califo	ornia, that I have	
Date:	Defendant's Sig	nature:			
Defendant's Address:					
Street Defendant's Telephone No.: ()		City	State	Zip Code	
I, the attorney for the defendant in the above-entiform and any addendum thereto. I discussed at consequences of this plea with the defendant. I the immigration consequences of this plea to discuss this matter with an immigration attories each item to acknowledge his/her understanding concur in the defendant's plea and waiver of consequences.	Il charges; any enhand have asked the defer to the best of my abi rney. I personally obset g and waivers. I obset	ead and explained to the defendements, allegations, or prior or ndant about his/her immigrat lity, and advised defendant derved the defendant fill in and it	onvictions; possibl ion status, advise of the right to ad nitial each item, o	e defenses; and ed defendant of ditional time to r read and initial	
Date:	(Print Name)	Attorney for Defer	ndant	(Signature)	
	,	(□PD / □APD / □OAC /		(3 /	
	INTERPRETER'S	S STATEMENT			
I, the sworn language interprete any attached addendum. The defendant indicat signed the form and any addendum.	er in this proceeding, tru ed understanding of th	uly translated for the defendant ne contents of this form and an	the entire contents , addendum and t	s of this form and hen initialed and	
Date:	-				
	(Print Name)	Court Interpret	er	(Signature)	
	PROSECUTOR'S	SSTATEMENT			
The People of the State of California, plaintiff, of Guilty/No Contest as set forth above.	by its attorney, in the	above-entitled criminal case o	concurs with the d		
				efendant's plea	
Date:				efendant's plea	

DEFENDANT	CASE NUMBER

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 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.

Date:	
	Judge/Commissioner of the Superior Cour

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.

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)).

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