	SUPERIOR COURT OF CALIFORNIA	Reserved for Clerk's File Stamp
COUNTY:		
en e	COUNTY OF LOS ANGELES	
PLAINTIFF:		
	ATE OF CALIFORNIA	and the second second
DEFENDANT:		
MISDEM	MEANOR ADVISEMENT OF RIGHTS,	CASE NUMBER: DEPARTMENT
	WAIVER, AND PLEA FORM	
our case, the possible se	INSTRUCTIONS wish to plead guilty or no contest to the charges u understand it, and sign and date the form on page entence, or the information on this form, ask your a	vo 2.5 If you have any and a
IGHT TO AN ATTORNE		INITIALS
end of the case, I may understand that there	ve the right to be represented by an attorney throu ourt will appoint a free attorney for me if I cannot at y be asked to pay all or part of the cost of that att are dangers and disadvantages to giving up my rig vise to represent myself	ford to hire one, but at the
	GES (Complete all items you are charged with.)	
Lunderstand that Lam	-h	
- understand that I alli	charged with the following offense(s):	A A Committee of the Co
	TYPE OF OFFENSE(S) AND SECTION NUMBER(S)	2,
		2;
	TYPE OF OFFENSE(S) AND SECTION NUMBER(S)	s):
If applicable - I am also	TYPE OF OFFENSE(S) AND SECTION NUMBER(S) charged with having the following prior conviction(LIST OFFENSE(S), CASE NUMBER(S) AND DATE(S)	s):
If applicable - I am also If applicable - I am also	TYPE OF OFFENSE(S) AND SECTION NUMBER(S) charged with having the following prior conviction(LIST OFFENSE(S), CASE NUMBER(S) AND DATE(S) charged with violating the probation order in the fo	s):
If applicable - I am also If applicable - I am also	charged with having the following prior conviction(LIST OFFENSE(S), CASE NUMBER(S) AND DATE(S) charged with violating the probation order in the fo	s):
If applicable - I am also If applicable - I am also	TYPE OF OFFENSE(S) AND SECTION NUMBER(S) charged with having the following prior conviction(LIST OFFENSE(S), CASE NUMBER(S) AND DATE(S) charged with violating the probation order in the fo	s): 3. llowing case(s):
If applicable - I am also If applicable - I am also I understand the charge	TYPE OF OFFENSE(S) AND SECTION NUMBER(S) charged with having the following prior conviction(LIST OFFENSE(S), CASE NUMBER(S) AND DATE(S) charged with violating the probation order in the fo	s): 3. llowing case(s):
If applicable - I am also If applicable - I am also I understand the charge NSTITUTIONAL RIGHT	TYPE OF OFFENSE(S) AND SECTION NUMBER(S) charged with having the following prior conviction(LIST OFFENSE(S), CASE NUMBER(S) AND DATE(S) charged with violating the probation order in the fo CASE NUMBER(S) AND DATE(S) (S) against me, and the possible pleas and defenses	3. llowing case(s): 4. 5.
If applicable - I am also If applicable - I am also I understand the charge NSTITUTIONAL RIGHT RIGHT TO A JURY TRIA trial, I would be presume	charged with having the following prior conviction charged with having the following prior conviction LIST OFFENSE(S), CASE NUMBER(S) AND DATE(S) charged with violating the probation order in the formation case number(s) and date(s) case number(s) and date(s) (s) against me, and the possible pleas and defense selections. L - I understand that I have the right to a speedy, ed innocent, and I could not be convicted unless.	s): 3. llowing case(s): 4. 5. public jury trial. At the 12 impartial jurors were.
If applicable - I am also If applicable - I am also I understand the charge NSTITUTIONAL RIGHT RIGHT TO A JURY TRIA trial, I would be presume convinced of my guilt be RIGHT TO CONFRONT V examine all witnesses te	CASE NUMBER(S) AND DATE(S) Charged with violating the probation order in the formula against me, and the possible pleas and defense of innocent, and I could not be convicted unless yond a reasonable doubt. WITNESSES - I understand that I have the right to a speedy against me.	s): 3. Illowing case(s): 4. 5. public jury trial. At the 12 impartial jurors were 6. to confront and cross-
If applicable - I am also If applicable - I am also I understand the charge NSTITUTIONAL RIGHT RIGHT TO A JURY TRIA trial, I would be presume convinced of my guilt be RIGHT TO CONFRONT N examine all witnesses te RIGHT AGAINST SELF-IN ncriminate myself, and t	TYPE OF OFFENSE(S) AND SECTION NUMBER(S) charged with having the following prior conviction(LIST OFFENSE(S), CASE NUMBER(S) AND DATE(S) charged with violating the probation order in the fo CASE NUMBER(S) AND DATE(S) (S) against me, and the possible pleas and defense S L - I understand that I have the right to a speedy, ed innocent, and I could not be convicted unless yond a reasonable doubt	s): 3. Illowing case(s): 4. 5. public jury trial. At the 12 impartial jurors were 6. to confront and cross-7.

RIGHTS ON CHARGES	OF OTHER C	CONVICTION(S) A	ND PROBATION V	/IOLATION(S)	INITIALS
charges against me,	he right agains including any ing probation,	st self-incrimination charged prior con I do not have the ri	, and the right to p viction(s) or probat ght to a jury trial, a	roduce evidence for all ion violation(s). Howe Ithough I do have the r	I the ver,
WAIVER OF RIGHTS					
Understanding all this, for violation(s):	or all the chai	rges against me, ir	ncluding any prior	conviction(s) or proba	tion
11. I give up my right to a	ın attorney, ar	id I choose to repre	sent myself. (Does	not apply if you have an attorne	ey.) 11.
12. I give up my right to a	ı jury trial		•••••	***************************************	12.
13. I give up my right to c	onfront and cr	oss-examine witne	sses		13.
14. I give up my right to re	emain silent a	nd to not incriminat	e myself	· · · · · · · · · · · · · · · · · · ·	14.
15. I give up my right to p	roduce evider	nce and witnesses o	on my own behalf		15.
CONSEQUENCES OF P	LEA OF GUIL	TY OR NO CONTE	EST		
16. Penalty : I understan following:					the
•	and the second s				
SECTION NUMBER	JAIL - MIN.	MAX.	FINE - MIN.	MAX.	
OTHER CONSEQUENCES:					
SECTION NUMBER	JAIL - MIN.	MAX.	FINE - MIN.	MAX.	
OTHER CONSEQUENCES:					
SECTION NUMBER	JAIL - MIN.	MAX.	FINE - MIN.	MAX.	-
OTHER CONSEQUENCES:					
OTHER CONSEQUENCES.					-
SECTION NUMBER	JAIL - MIN.	MAX.	FINE - MIN.	MAX.	
A STATE OF S				and the property of the second	
OTHER CONSEQUENCES:					
•					_
SECTION NUMBER	JAIL - MIN.	MAX.	FINE - MIN.	MAX.	
OTHER CONSEQUENCES:					
•					_
SECTION NUMBER	JAIL - MIN.	MAX.	FINE - MIN.	MAX.	
OTHER CONSEQUENCES:			\$ 4 · · · · · · · · · · · · · · · · · ·		16.
17. I understand that in actincrease the amount I in fine up to \$1000, unless fine	nust pay. I w ss the Court f	ill also be ordered inds compelling an	to make restitution d extraordinary re	and to pay a restitution	tly on ne 17.
increase the amount I in fine up to \$1000, unles	must pay. I was the Court for	ill also be ordered inds compelling an	to make restitution d extraordinary re r no contest (<i>nolo</i>	and to pay a restitution asons not to impose the contendere) could resu	on ne 17. ult

CONSEQUENCES OF PLEA OF GUILTY OR NO CONTEST (Continued)	INITIALS
19. I understand that a plea of no contest will have exactly the same effect in this case as a plea of guilty, but it cannot be used against me in a civil lawsuit unless the offense is punishable as a felony	19.
20. I understand that any plea entered in this case may be grounds for violating probation or parole which has previously been granted to me in any other case	20.
PLEA(S)	
21. I hereby freely and voluntarily plead to the following:	
LIST CHARGE(S)	21.
22. I understand that I have the right to a delay of from 6 hours to 5 days prior to being sentenced. I give up this right and agree to be sentenced at this time	22.
23. If applicable - I freely and voluntarily admit the other conviction(s) that I listed on this form. I understand that this admission will increase the penalties which are imposed on me	23.
24. If applicable - I freely and voluntarily admit the probation violation(s) that I listed on this form and give up my right to a hearing before a judge regarding the probation violation(s)	24.
25. If applicable - I understand that I have the right to enter my plea before, and to be sentenced by, a judge. I give up this right and agree to enter my plea before, and to be sentenced by:	
TEMPORARY JUDGE'S NAME	25.
en en la fille de la compactación de la compactación de la compactación de la compactación de la compactación La compactación de la compactación	, in yestere en er E
and the first of the control of the The control of the control of	
**DEFENDANT'S SIGNATURE: DATE:	
	-
ATTORNEY'S STATEMENT	
en de la companya de La companya de la co	
I am the attorney of record for the defendant. I have reviewed the form and any addenda with my client. explained each of the defendant's rights to the defendant and answered all of the defendant's question regard to this plea. I have also discussed the facts of the defendant's case with the defendant, and explained the consequences of this plea, the elements of the offense(s), and the possible defenses. I concur in the and in the defendant's decision to waive his or her constitutional rights.	ns with
DIGNATURE OF DEFENDANT'S ATTORNEY DATE	
and the community of the The community of the community o	· · · · · · · · · · · · · · · · · · ·

INTERPRETER'S STATEMENT (if applicable)

Language: ☐ Spanish ☐ Other	(specify):	· 1	
COURT INTERPRETER'S SIGNATURE	TYPE OR PRINT NAME	DATE	
The Court having reviewed this for	COURT'S FINDINGS AND ORDER	tioned the defen	dant concerning the
defendant's constitutional rights and any, finds that the defendant has constitutional rights. The Court finemade with an understanding of the plea(s). The Court accepts the oprobation violation(s), if any, and or	rm and any addenda, and having quest the defendant's admission of prior contexpressly, knowingly, understandingly ds that the defendant's plea(s) and act and consequences thereof, and defendant's plea(s), the defendant's arders this form filed and incorporated in	viction(s) and pro and intelligently mission(s) are fr I that there is a tole dmission of prio	bation violation(s), if waived his or her eely and voluntarily actual basis for the conviction(s) and
defendant's constitutional rights and any, finds that the defendant has constitutional rights. The Court fine made with an understanding of the plea(s). The Court accepts the court	rm and any addenda, and having quest the defendant's admission of prior con- expressly, knowingly, understandingly ds that the defendant's plea(s) and ac nature and consequences thereof, and defendant's plea(s), the defendant's a	viction(s) and pro and intelligently mission(s) are fr I that there is a tole dmission of prio	bation violation(s), if waived his or her eely and voluntarily actual basis for the conviction(s) and