SUPERIOR COURT OF CALIFORNIA			FOR COURT USE ONLY			
COUNTY OF KINGS 1640 Kings County Drive						
Hanford, CA 93230						
PLAINTIFF: PEOPLE O	F THE STATE OF CALIFORNIA					
DEFENDANT:						
DI EA OI	E OUIL TY/NO CONTECT. MICREME	ANOD	Casa N	li imala a u		
PLEA OF GUILTY/NO CONTEST – MISDEMEANOR DOMESTIC VIOLENCE				Case Number DA Number		
NATEURI DE LE		*14				
	out this form if you wish to plead q you understand it. If you have any quorney or the judge.					
, the defendant in the a	bove-entitled case, personally and/or by	my attorney, de	eclare as follov	ws:	INITIALS	
1. I am sober, my jude the past 24 hours.	gment is not impaired, and I have not c	consumed any a	alcohol or oth	er drug within	1.	
2. I am entering a plea	a freely and voluntarily, without threat or f	fear to me or an	yone closely r	related to me.	2.	
3. I understand that a	plea of No Contest is, for all purposes, th	ne same as a pl	ea of Guilty.		3.	
	arges now filed against me in this case, I	•	,		4.	
	enses and admit the prior convictions as f		(GUILTY/NO CC	ONTEST)	4.	
COUNT	CHARGE		,	,		
COUNT	CHARGE	Date of C	Conviction	PRIORS Charge	Case Number	
				<u>-</u>		
5 FACTUAL BASIS La	dmit that on the dates charged, I (Descri	 ihe facts as to e	ach charge a	nd allegation)	5.	
D. TACTOAL BACIO. Ta	unit that on the dates charged, I (Descri	ibe lacts as to e	acii ciiai ge ai	na anegation,	3.	
6a. AGREEMENT . I ha	ave not been induced to enter the above	e plea by any p	romise or rep	resentation of	6a.	
any kind, except:						
	DURT . People dismiss balance. Oth					
DENY PROBATION	N. SENTENCE: days ☐ Releas					
GRANT PROBATIO	☐ Concurrent / ☐ Consecutive to case☐ Imposition of sentence suspend					
	Execution of sentence suspendence					
CUSTODY: ☐ SER	RVE days 🗌 CREDIT TIME SER\	VED		-		
☐ Book and relea						
	Consecutive to case/counts \$ including the following:					
	s. Assessment (PC1465.8) (\$40 per count)	\$ Crim	ninal Conviction	Assessment (GC703	73) (\$30 per count)	
\$ Restitution	n Fund Fine (PC1202.4 (b)(1)) (\$150-\$1,000)	\$ Crim	n. Justice Admin.	. Fee (GC29550 et se	eq)	
	Violence Fund Fee (PC1203.097) (Min. \$500)		king & Release Fe		-	
_						
	XY restitution to : PERFORM: □ hours Volunteer W		Hearin	g to be set if and w	hen determined.	
	MPLETE: ☐ Substance Abuse Assessmer		renting Classe	s 🗍 💮 Fider	Abuse Classes	

PEOPLE OF THE STATE OF CALIFORNIA v. DEFENDANT:	Case Number	Case Number		
 ☐ 52-week DV Recovery Program ☐ Individual Counseling ☐ Residential / Outpatient treatment alcohol / drug ☐ Comply with Cal/Fed Firearms Prohibition on controlling, possessing, or have Comply with terms of Protective Order ☐ Individual Counseling ☐ Individual Counseling ☐ Protective Order ☐ Including "stay away" terms. 	ving access to any firearm.			
6b. FIREARMS . I do do not own, possess, or have access to any firea		 6b.		
	1111.	ob.		
7a. I understand that I have the Constitutional right to be represented by an ar proceedings including sentencing. I can hire my own attorney or the Court will a cannot afford one.		7a.		
7b. I understand that I have the right to be present in Court to enter my pl expressly authorize my attorney to enter this plea on my behalf, in my absermust be personally present at the time of sentencing.		7b.		
<u>CERTAIN CONSTITUTIONAL RIGHTS WHIC</u> <u>I understand</u> that as to all charges, allegations and prior convictions filed againgths, which I now give up to enter my plea of Guilty/No Contest .		wing Constitutional		
8. I have the right to a speedy and public trial by jury. I now give up this right	ght.	8.		
 I have the right to confront and cross-examine all the witnesses agains right. 	et me. I now give up this	9.		
 I have the right to remain silent (unless I choose to testify on my own be right. 	half). I now give up this	10.		
11. I have the right to present evidence in my behalf and to have the Court s no cost to me. I now give up this right.	subpoena my witnesses at	11.		
CONSEQUENCES OF PLEA OF GUILTY OR	NO CONTEST			
12. I understand the possible consequences of entering a plea of Guilty or No C sentence of up to 12 months in jail and fine(s) of up to \$2,000, plus addition in any attached addendum, and any other reasonable conditions of proba maximum of 3/5 years.	contest include a maximum al consequences specified	12.		
13. My attorney has explained to me that other possible consequences of appropriate consequences): (a) lifetime registration as a sex offender; (b) offender; (c) limited local custody credits (290/serious/prior); (d) qualified f 1170(h)(3) in future cases.	registration as a narcotics	13.		
14. I understand that in addition to any fine imposed, the law requires t assessments which will substantially increase the amount I must pay. In a may be ordered to make restitution to the victim, if the offense involved a fund. I understand that I shall be ordered to pay a mandatory restiturevocation restitution fine of the same amount if probation is revoked and not I must file a revised financial declaration if there is any balance unpaid on 120 days prior to release from probation.	ddition, I understand that I a victim, or to a restitution tion fine and a probation of reinstated. I understand	14.		
15. I understand that if I am not a U.S. citizen, this plea of Guilty or No Contest deportation, exclusion from admission to the U.S. and denial of naturalizatio is to any offense listed on page four of this form, then I will be deported, e the U.S., and denied naturalization.	on. Additionally, if this plea	15.		
16. I understand that my plea of Guilty or No Contest in this case could r probation, mandatory supervision, post-release supervision, or parole imposition of consecutive sentences.		16.		
17. I understand and agree that probation terms concerning substance abuse t without a probation violation occurring.	reatment may be modified	17.		

	OPLE OF THE STATE OF CALIFORNIA v. FENDANT:		Case Nu	mber		
		OTHER WAR	I			
	(Time for Sentence). I understand that I may not be sentenced earlier than six (6) hours, nor later than five (5) days after my plea. I give up this right, waive arraignment, and agree to be sentenced at					
	this time. 19. (Certain Appeal Rights). I give up my right to appeal the following: (a) denial of my PC1538.5 motion, and (b) any sentence stipulated herein.				19.	
20. (Harvey Waiver). 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.					20.	
21.	(Arbuckle Waiver). I give up my right to be	sentenced by the judg	e who accepts this plea.		21.	
22.	2. (Judicial Officer). I 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.					
	(Evidence disposal). I give up my interes the investigation of this case except here, I must also file a claim with the implicit judgment or my ability to make a claim will expect the strength of the	and acknown ackn	wledge that if I listed ar	ny property	23.	
initia	ECLARE UNDER PENALTY OF PERJURY, aled each applicable item above and any atta and correct.					
Date	e:					
Def	endant's Signature:		_			
Def	endant's Address:		_			
	Street		-			
	City Sta	·				
Def	endant's Telephone No.()		_	Obtain Thumbpri	nt	
this consitem	e attorney for the defendant in the above-en plea form and any addendum thereto. sequences of this plea, including any immigh, or read and initial each item to acknowled form and any addendum. I concur in the de	I discussed all charge ration consequences. I ge his/her understandi	ead and explained to the es and possible defense personally observed the ng and waivers. I observe	es with the defendant defendant fill in and in yed the defendant date	, and the nitial each	
Date	e:(Print Name) /	Attorney for Defendant	(Signature) (Circle One:	PD / APD / OAC / RET	AINED	
	INTERF	RETER'S STATEMEN	T (If Applicable)			
I, th que und	e interpreter in this proceeding, having beer stions therein to the defendant in theerstanding of the contents of the form and the	n duly sworn, truly trans	slated this form, and any lang the form and any attache	attached addendum, a guage. The defendant d addendum.	and all the indicated	
Date	e:					
		(Print Name)	Court Interpret	er (S	Signature)	

PEOPLE OF THE STATE OF CALIFORNIA v. DEFENDANT:			Case Number	
	PROSECUTOR'S STA	TEMENT		
The People of the State of California, plaintiff in defendant's plea of Guilty/No Contest as set forth		iminal case, by a	and through its attorne	y concurs with the
Date:				
	(Print Name)	Deputy District Attorney (Sig		(Signature)
С	OURT'S FINDING AN	D ORDER		
The court, having questioned the defendant/de admissions of the prior convictions and allegatio waives his/her constitutional rights; the defendanterstands the nature of the charges and the court accepts the defendant's plea and administration.	ns, if any, finds that: that that that the dant's plea and admionsequences of the pl	ne defendant und ssions are free ea and admissio	derstands and voluntar ly and voluntarily mad ns; and there is a factu	ily and intelligently de; the defendant
Date:				
		Judge of the S	uperior Court	

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" AS DEFINED UNDER 8 U.S.C.1101(a) (43) WILL RESULT IN REMOVAL/DEPORTATION, EXCLUSION AND DENIAL OF NATURALIZATION.

"AGGRAVATED FELONIES" include, but are not limited to, the following crimes and any attempt or conspiracy to commit such crimes, even if the conviction is a misdemeanor under state law. (NOTE: Conviction of an aggravated felony is not the exclusive basis for which a defendant may or will be deported.)

- ANY CRIME OF VIOLENCE* (Includes any offense that has as an element the use, attempted use, or threatened use of physical force against the person or property of another (18 U.S.C. §16))
- BURGLARY (Except a vehicle or vessel, unless used as a residence)*
- 3. CHILD PORNOGRAPHY OFFENSES

- 4. CONTROLLED SUBSTANCES**
 - a) MISDEMEANOR POSSESSION OF ANY CONTROLLED SUBSTANCE when the defendant has previously been convicted of a drug related offense
 - b) POSSESSION FOR SALE OF CERTAIN CONTROLLED SUBSTANCES
 - c) SALE OF CERTAIN CONTROLLED SUBSTANCES
 - d) TRANSPORTATION OF CERTAIN CONTROLLED SUBSTANCES
 - e) MANUFACTURE/DISTRIBUTION OF CERTAIN CONTROLLED SUBSTANCES
- FORGERY*
- **FRAUD** (where loss to victim or victims exceeds \$10,000)
- 7. **MONEY LAUNDERING** (If amount over \$10,000)
- **PERJURY/SUBORNATION** of Perjury or Bribery of a Witness
- PIMPING/PANDERING/OPERATING A PROSTITUTION BUSINESS
- 10. STATUTORY RAPE ("Unlawful Sexual Intercourse")
- 11. RECEIVING STOLEN PROPERTY *
- 12. **SEXUAL ABUSE OF A MINOR** (Touching is not required, e.g. Indecent Exposure)
- 13. THEFT (Any type or amount)*
- 14. TRAFFICKING IN VEHICLES WITH ALTERED VINS*

*Where the term imposed is at least one year, whether or not any or all of that term is stayed or suspended at the time of sentencing.

** See 21 U.S.C. 802. Note, however, federal and state statutes defining controlled substances are not identical.