		PARTY WITHOUT ATTORNEY	STA	ATE BAR NI	JMBER:			FOR COU	RT USE ONLY	
NAN	ME: M NAME:									
	REET ADDRES	SS:								
CIT			STA	ATE:	ZIP CODE:					
TEL	EPHONE NO	:	FAX	X NO:						
EM	AIL ADDRESS	D:								
	ORNEY FOR									
		COURT OF CALIF	•	INTY O	F EL DO	RADO				
		Street, Placerville, CA								
		nson Blvd., South Lak	·							
		F THE STATE OF	CALIFORNIA	V.			CASE	NUMBER		
De	fendant:		DIFAA	ND WAI	/FR_MI	SDEMEANOR				
			PLEA A	ND WAI	VEK—IVII	DEWIEANOR				
IN	STRUCTIO	NS:								
		form only if you want to	plead guilty or no	contest.						
• [Read this fo	orm carefully. For each it	tem, if you under	stand and				r initials in the	box to the ri	ight of the
		ny item that does not app					x blank.			
		sign and date the form of that the court cannot g					uthing in	this form ask	vour attorne	a.v
	•	name:	give legal advice.	. II you na	ve any que	ssilons about an	yumig m	tilis lottii, asr	your attorne	-y .
	,									-
1	CHARGES	AND MAXIMUM TERM	I I want to plead	quilty or r	no contest	("nolo contende	re") to th	e charges and	d admit the	INITIALS
		rior convictions, enhance								
		or the charges to which I								
ĺ										
	COUNT	CHARGES	PRIOR CONVICT	ΓΙΟΝS, ENHAN	NCEMENTS, &	ALLEGATIONS (SECTIO	ON &	YEARS / N	IONTHS	TOTAL MAXIMUM
	000111	(SECTION & DESCRIPTION)		D	ESCRIPTION)			MINIMUM	MAXIMUM	TIME
						AGG	REGATE M	AXIMUM TIME OF II	MPRISONMENT	
ļ	☐ Addition	nal count(s)/prior(s) liste	d on Plea & Waiv	/er Attach	ment Page	(Local Form CF	R-017A)			
					_	•	,			
		REEMENT. I understand								ıt
		ce I will receive or the se has explained to me tha								
		ents, and allegations list					inc and p		Ο,	
	a. Co	unty Jail for								
	(1)	☐ years	and ı	months or						
	(2)	☐ Other (specify): _								_
	b. Pro	obation forı	months under co	nditions to	be set by	the court, includ	ing:			
	(1)	□ days i	n the county jail	as follow	s:	_ days in county	jail and ₋	days	alternatives;	or L
	(2)	□ days i	n the county jai l	l .						
	(3)	Maximum period of p	robation:	mont	hs					
		nderstand that a violation atment program, if order								e
		ximum Time of Impriso				to cond ino to C	carrey ja	101 up 10 tile	- Aggregat	

	an	t(s):		CASE NUMBER:	
(Proposition 36 Drug I understand that judg months.	g Cases – Deferred Entry of Judgment gment and sentencing will be deferred for a minin	num of 12 months and up to a maximum of 24	NITI
			ance abuse treatment program, the Court may al g, or other programs the Court finds appropriate.	so order that I complete Mental Health	
		I agree to waive any i failures, or other issue	issue of confidentiality and understand the treatmes to the Court.	nent program(s) will report any violations,	
			any time spent in a residential treatment program vill not receive any conduct credits pursuant to Pe		
		Court, it may cause the	fail to successfully complete a drug treatment pro he court to find me unamenable to treatment, tern e maximum aggregate time of imprisonment or p	minate Proposition 36 conditions, and	
		I understand I have a finding me unamenab	right to a hearing to determine if I have violated ole to treatment.	any terms or conditions prior to the Court	
			hat while participating in Proposition 36 treatmen the Probation Department and subject to specific		
		I agree to waive time	for judgment and sentencing.		
			successfully complete the terms and conditions on plea, the charge(s) will be dismissed, and the		
(timum and minimum sentences for the charges, eas made any other promises to me about what se		
•		I understand that the be determined" is ent	ry Fees, and Assessments court will order me to pay the following amounts tered next to the \$); I must prepare financial discl y to pay; and refusal or failure to prepare the requentencing:	osure statements to assist the court in	
		(1) 🗆 \$	to the Victim Restitution Fund (\$150	-\$1000) PC1202.4(b)	
		(2) 🗆 \$	restitution to actual victims, name(s):	
		(3) 🗆 \$	restitution to the State of California,	Victim of Crime Fund	
		(4) 🗆 \$	criminal lab analysis fee (\$195 per c	ount) HS11372.5	
		(5) 🗆 \$	court operations assessment (\$40 p	er count) PC1465.8	
		(6) 🗆 \$	court facilities assessment (\$30 per	count) GC70373	
		(7) 🗆 \$	base fine plus any applicable penalt	ies, assessments, and surcharges	
		(8) 🗆 \$			
			other (specify):		
	(other (specify):		
	((11) Court reserv	ves jurisdiction over issue of restitution.		
	((12) \square An (addition	al) amount to be determined by the court at sente	encing or such other hearing as the court may set	t
f	f.	Dismissal of Other O	Counts		
'			part of this plea agreement bargain, the following	counts will be dismissed after sentencing:	

	EOPLE OF THE STATE OF CALIFORNIA v. CASE NUMBER:						
Defe	ndar	nt(s):					
				INITIALS			
2.	g.	Other Terms (specify):					
3. C (EQUENCES OF MY PLEA					
	а.	No Contest ("Nolo Contendere") Plea I understand that a no contest plea is the same as pleading guilty and that if and my no contest plea could be used against me in a civil case.	I plead no contest, I will be convicted				
	b.	Effect of Conviction on Other Cases	All an arrange of the second s				
		I understand that a conviction in this case may constitute a violation of any c supervision, postrelease community supervision, or probation in any other capunishment as a result of that violation.					
	C.	Registration	1				
		I understand that I will be required to register with the local police agency or in which I reside as	sneriff's department in the city or county				
		(1) \square a gang member (PC 186.30)		·			
		(2) a sex offender (lifelong requirement) (PC 290)					
		(3) Unter (specify):					
		and that if I fail to register or to keep my registration current for any reason, ragainst me.	new felony criminal charges may be filed				
	d.	Drug Charges I understand that I am pleading to a violation of Health and Safety code sect conviction is priorable and may be used to enhance or increase a similar charge.					
	e.	Driving Under the Influence Charges I understand that if I am charged with violating Vehicle Code section 23152,	23153, 23103, as specified in Vehicle				
		Code section 23103.5, this conviction is priorable and may be used to enhar future.					
		I understand that my privilege to drive a motor vehicle may be revoked or su Department of Motor Vehicles, and my vehicle may be ordered forfeited if it					
		may restrict, suspend, or revoke my license under a procedure which is sepa	arate from this criminal action. The				
		DMV's action, if any, will be in addition to the court's sentence and I must ob- consider any of my other convictions for DUI or reckless driving, even those and may impose a more severe license suspension or revocation as a result	that are not charged in this proceeding,				
		I understand my driving privilege will be revoked for 4 years by the DMV if I I					
		violation of Vehicle Code section 23152, 23153 or Penal Code sections 191 or for any conviction within 10 years of Penal Code sections 191.5(a) or 192 reinstated until I complete an 18-month DUI program and file proof of financial complete and 18-month DUI program and 18-month DUI program and file proof of financial complete and 18-month DUI program and file proof of financial complete and 18-month DUI program and	.5(a). This privilege will not be				
		I understand that if convicted of Vehicle Code section 23152 or 23153 with t					
		designated as a habitual traffic offender for a period of 3 years pursuant to v surrender my license to the court (VC23548(a)(2)). I understand my driving					
		complete an 18-month DUI program as determined by the Department of Moresponsibility.					
		The court may independently order my license revoked for 10 years if I have separate violations of Vehicle Code section 23152 or 23153 (VC23597(a)).	been convicted of three or more				
		The DMV will prevent me from operating a commercial vehicle for one year u					
		or if I willfully refuse to submit to or complete a chemical test to determine blue subsequent DUI conviction in any vehicle or subsequent refusal will result in					
		right to drive a commercial vehicle.					

	IE STATE OF	CALIFORNIA v.	CAS	E NUMBER:
endant(s):				
surren	der my license t	of 21 at the time of my arrest, my driver's I to the court. If I do not have a valid driver's ear after I become eligible to drive (VC § 1	license, the court w	
23103	I understand that if I am charged with violating Vehicle Code section 23103, as specified in Vehicle Code sections 23103.5, or Vehicle Code sections 23152 or 23153, I may be required to pay expenses incurred by a public which responded to any incident caused by my vehicle at the time of arrest (GC § 53150).			
court s		v blood-alcohol content was .15 percent or is in determining whether to enhance the p C § 23578).		
I unde	rstand that if I a	m the registered owner of the vehicle used	in the offense:	
(1)	Upon my first	t conviction, the court may impound my vel	nicle at my expense	for up to 30 days (VC23594(a));
(2)		ond conviction within 5 years, the court shait is determined that it is in the interest of ju		
(3)		d conviction within 5 years, the court shall i		
(4)	prior conviction combination convicted of	by declare my vehicle to be a nuisance and ons for driving under the influence, vehicula thereof, in the past seven years. My vehicle a second or subsequent violation of driving my without a license (VC § 12500(a)).	ar manslaughter (PC e will also be subjec	C § 191.5 or 192(c)(3)), or any t to forfeiture as a nuisance if I am
	n interlock devic	olving alcohol, I understand that the court me e on any vehicle owned or operated by me		
certifie		involving alcohol, I understand that the cou ock device on any vehicle owned or operate (B)).		
For a tignition (h)(1)(n interlock devic	olving alcohol, I understand that the court s e on any vehicle owned or operated by me	hall require the inst for a mandatory pe	allation of a functioning, certified riod of 2 years (VC23575.3(a),
Court a for an notice	and DMV within additional year.	all an ignition interlock device, I understand 30 days of my conviction, or my release fro Also, the court shall suspend my license a device, (2) report on the operation of the c	om jail or prison, or nd issue an arrest w	the DMV shall revoke my license /arrant if I fail to comply with any
I unde must p		ldition to the fine, the Court will add assess	ments which will sig	gnificantly increase the amount I
		m placed on probation, it is unlawful for me ense will be suspended by the DMV for up		
		SENTENCE FOR RECKLESS DRIVING (A (VC23103, 2310		ORUGS)
Off	ense	Minimum and Maximum Sentence		Other
	ss driving	If probation is not granted, 5 days to 90 days in		Because alcohol or drugs are involved, this
	d from driving	\$1000 fine, or both.		conviction will act as a separate conviction

PEOPLE OF THE STATE OF CALIFORNIA v.	CASE NUMBER:
Defendant(s):	

SENTEN	SENTENCES FOR DRIVING UNDER THE INFLUENCE OF ALCOHOL AND/OR DRUGS (SECTION 23152)					
Offense	Minimum and Maximum Sentences When Probation is Granted (3 To 5 Year Probation Term)	Minimum and Maximum Sentences without Probation				
First offense within 10 years	The Court may order a jail term of 48 hours to 6 months in jail. It will impose a fine of \$390 to \$1000 and order me to complete a 3-month alcohol/drug treatment program. If my blood alcohol content was .20% or more, or if I refused a chemical test upon my arrest, I must complete a 9-month treatment program. The DMV will also impose a 6-month driver's license suspension, or a 10-month suspension if a 9-month treatment is required.	96 hours to 6 months in jail and a \$390 to \$1,000 fine. The DMV will impose a 6-month driver's license suspension.				
Second offense within 10 years	A jail term of either: (a) 10 days to 1 year, or (b) 96 hours to 1 year, a \$390 to \$1000 fine, and completion of an 18-month alcohol/drug treatment program. The DMV will impose a 2-year driver's license suspension.	90 days to 1 year in jail and a \$390 to \$1,000 fine. The DMV will impose a 2-year driver's license suspension.				
Third offense within 10 years	120 days to 1 year in jail, a \$390 to \$1000 fine, and completion of an 18-month alcohol/drug program if I have not completed one before. The DMV will impose a 3-year driver's license revocation. The Court may impose a 10-year driver's license revocation.	120 days to 1 year in jail and a \$390 to \$1,000 fine. The DMV will impose a 3-year driver's license revocation. The Court may impose a 10-year driver's license suspension.				
Fourth or subsequent offense within 10 years	180 days to 1 year in jail, a \$390 to \$1000 fine, and a completion of an 18-month alcohol/drug program if I have not completed one before. The DMV will impose a 4-year driver's license revocation. The Court may impose a 10-year driver's license suspension.	16 months, or 2 to 3 years imprisonment, (or 180 days to 1 year in county jail) and a \$390 to \$1,000 fine. The DMV will impose a 4-year driver's license revocation. The Court may impose a 10-year driver's license revocation.				

You are hereby advised that being under the influence of alcohol or drugs, or both, impairs your ability to safely operate a motor vehicle. Therefore, it is extremely dangerous to human life to drive while under the influence of alcohol or drugs, or both. If you continue to drive while under the influence of alcohol or drugs, or both, and as a result of that driving someone is killed, you can be charged with murder. (*Watson* Advisement)

3.	f. Additional Penalty for Violations of Vehicle Code section 14601, 14601.1, 14601.2 or 14601.5 (If applicable) I understand that if I am convicted of a violation of Vehicle Code section 14601.2, or if the charge was for a violation of that section but I am pleading to section 14601, 14601.1 or 14601.5, the Court will order me to install an ignition interlock device (IID) on any vehicle that I own or operate for up to 3 years. Installation of this device, which prevents the vehicle from starting if I have alcohol in my body, does not authorize me to drive without a valid driver's license.	
	I understand that if I am convicted of violating Vehicle Code section 14601, 14601.1, 14601.2 or 14601.5, this conviction is priorable and may be used to enhance or increase a similar charge in the future.	

SENTEN	ICES FOR DRIVING IN VIOLATION OF A LICNSE SUSPENSION, REVO	CATION, OR RESTRICTION
Vehicle Code	First Offense	Second or Subsequent Offense:
Section		I have one or more prior convictions in the
		past 5 years of sections 14601, 14601.1,
		14601.2, or 14601.5.
14601	5 days to 6 months in jail, and a fine of \$300 to \$1000	10 days to 1 year in jail, and a fine of \$500 to
		\$2000. 10 days in jail required if probation is
		imposed.
14601.1	Up to 6 months in jail, or a fine of \$300 to \$1000, or both	5 days to 1 year in jail, and a fine of \$500 to
		\$2000.
14601.2	10 days to 6 months in jail, and a fine of \$300 to \$1000.	30 days to 1 year in jail, and a fine of \$500 to
	10 days in jail required if probation is imposed.	\$2000.
	If I have been designated as a habitual traffic offender within 3 years	30 days in jail required if probation is
	of this conviction, in addition to the penalties above, I will be	imposed.
	sentenced to serve 180 days in jail and to pay a \$2000 fine.	
14601.5	Up to 6 months in jail, or a fine of \$300 to \$1000, or both.	10 days to 1 year in jail, and a fine of \$500 to
		\$2000.
		Note: section 14601.3 also constitutes a prior
		conviction for this offense.

Vehicle Code Section	Second or Subsequent Offense: Prior conviction(s) in the past 7 years
14601.3	of section 14601.3 180 days in jail, and a fine of \$2000.

PLE OF ndant(s):		ATE OF CALIFORNIA v.	CASE NUMBER:	
ilualit(5).	•			
g. Do n (1)	condition (a) (b) (c) (d) (e) (f) (g)	tory minimum conditions of probation. I understand ons will include at <i>least</i> all of the following (see Pen. Cod A minimum of either 36 months (three years) or 48 mor A criminal court protective order that may include resid Booking within one week of sentencing if I have not alm Statutory fines, fees, and assessments, including a dor revocation fine (stayed), criminal conviction assessment Successful completion of an appropriate batterer's treat Community service; Restitution to the victim (if applicable); and Other:	de, § 1203.097): nths (four years) of probation; ence exclusion or stay-away conditions; eady been booked; mestic violence fee, restitution fine, probation nt, and court security fee;	INITI
(2)	convicti my cust feeding under fo item tha that a c	ins (guns), firearm parts, and ammunition prohibition in this case may prohibit me from owning, using, pur tody and control firearms (guns), firearm parts, ammunit devices, including but not limited to, magazines for 10 gederal law (Penal Code sections 29805 and 30305). This at may be used as or easily turned into a receiver or frame conviction in this case may require me to relinquish any the custody or control (Penal Code section 29810).	chasing, possessing, receiving, or having under tion, reloaded ammunition, and ammunition years under state law and may be a lifetime ban is includes firearm receivers and frames, and any me (see Penal Code section 16531). I understand	
(3)	Body a	rmor prohibition and relinquishment. I understand the sing, owning, or possessing body armor (as defined in Firmor I have in my possession (see Penal Code section 3	Penal Code section 16288). I must relinquish any	
(4)	presum	custody consequences. I understand that a conviction uption that an award of sole or joint physical or legal cushild under Family Code section 3044.		
(5)	Other o	consequences (specify):		
l un	nderstand	Consequences that if I am not a citizen of the United States, my plea o		
Stat	tes.	exclusion from admission to the United States, or denia		
i. Oth	er Conse	equences (specify):		
 RIGHT TO	O AN AT	TORNEY		
		have the right to an attorney of my choice to represent torney, the court will appoint one to represent me.	me throughout the proceedings. If I cannot	
hereby	give up r	ny right to be represented by an attorney.		
l understa 1 (on pag a. Rig l	and that I je 1): j ht to a J ı	UTIONAL RIGHTS am entitled to each of the following rights as to the char ury Trial that I have a right to a speedy and public jury trial. At th		∟ າ ┌─

I understand that I have a right to a speedy and public jury trial. At the trial, I would be presumed to be innocent, and I could not be convicted unless, after hearing all of the evidence, 12 impartial jurors chosen from the community were unanimously convinced beyond a reasonable doubt that I am guilty. I have a right, through my counsel, to participate in jury selection.

PEC	PEOPLE OF THE STATE OF CALIFORNIA v. CASE NUMBER:				
Defe	endar	nt(s):			
5.	b.	Right to a Court Trial I understand that, as an alternative to a jury trial, if the prosecutor agrees, I ma trial in which the judge alone, without a jury, hears the evidence. I still could no of the evidence, the judge was convinced beyond a reasonable doubt that I am	t be convicted unless, after hearing all	INITIALS	
	C.	Right to Confront and Cross-Examine Witnesses I understand that I have the right to confront and cross-examine all witnesses to the prosecution must produce the witnesses in court, they must testify under or may question them.			
	d.	Right to Remain Silent and Not to Incriminate Myself I understand that I have the right to remain silent, and my silence cannot be co understand that I also have the right not to incriminate myself, and I cannot be	nsidered as evidence against me. I forced to testify.		
	e.	Right to Produce Evidence and to Present a Defense I understand that I have a right to present evidence and to have the court issue witnesses and evidence favorable to me, at no cost to me. I also have the right			
	f.	Right to Jury Determination of Enhancements and Allegations I understand I have the right to have a jury determine the sentencing enhancer my sentence on any charge.	ments or allegations that may increase		
	g.	Rights for Probation Violations (<i>Leave this box blank if you are not charged</i> I understand that I have all the constitutional rights listed above for all probation except that I do not have a right to a jury trial, only a court hearing before a judgment.	n violations charged against me,		
6.		Discussion With My Attorney Before entering this plea, I have had a full opportunity to discuss the folio (1) The facts of my case; (2) The elements of the charged offenses, prior convictions, enhancements, (3) Any defenses that I may have; (4) My constitutional and statutory rights and waiver of those rights; (5) The consequences of this plea, including the immigration consequences; (6) Anything else I think is important to my case.	and allegations;		
	b.	Questions I have no further questions of the court or of my attorney with regard to my plet the rights, or anything else on this form.	a and admissions in this case, any of		
	C.	Medications or Controlled Substances I am not taking any medication that affects my ability to understand this form a have not recently consumed any alcohol or drugs, and am not suffering from a following:			
	d.	Court Approval of Plea Agreement I understand that the plea agreement in item 2 (on pages 1, 2, and 3) is based understand that if the court approves this plea agreement, the approval of the may withdraw its approval of the plea agreement upon further consideration of court withdraws its approval of this plea agreement, I will be allowed to withdraws.	court is not binding, and that the court the matter. I understand that if the		
7.	l giv trial, to in	VER OF CONSTITUTIONAL AND STATUTORY RIGHTS e up, for each of the charges, enhancements, and allegations listed in item my right to a court trial, my right to confront and cross-examine witnesse criminate myself, and my right to produce evidence and to present a defer own behalf. I understand that I am, in fact, incriminating myself with my ple	s, my right to remain silent and not nse, including my right to testify on		
8.	WAIVER OF APPEAL I understand I have the right to appeal in this matter. I have discussed this right with my attorney, and I freely and voluntarily waive my right to appeal.				

	EOPLE OF THE STATE OF CALIFORNIA v. efendant(s): CASE NUMBER:			
I fr co lea	IE PLEA reely and voluntarily plead ☐ GUILTY ☐ NO CONTEST to the charges listed in invictions, enhancements, and allegations listed in item 1 (on page 1), understanded to the penalties listed in item 2 (on pages 1, 2, and 3). a. I offer my plea of guilty or no contest freely and voluntarily and with full unders	tem 1 (on page 1) and admit the prior ing that this plea and admission will	TIALS	
•	one has made any threats; used any force against me, my family, or my loved except as listed in this form, in order to convince me to plead guilty or no conte	ones; or made any promises to me,		
I	 I understand that the court is required to find a factual basis for my plea plea to the proper offenses under the facts of the case. I offer to the court the following as the basis for my plea of guilty or no court 			
	 (1) I understand that the court may consider the following as proof of the last of the last			
	TER THE PLEA a. Surrender I understand that the court is allowing me to surrender at a later date to begin	serving time in custody.		
	I agree that if I fail to appear on the date set for surrender or sentencing without for or commit a new crime, or violate any condition of my release, my plea will will not be allowed to withdraw my plea, and I may be sentenced up to the max	become an "open plea" to the court, I		
I	 Sentencing Court I understand that I have the right to be sentenced by the same judge or comm that right and agree that any judge or commissioner may sentence me. (Arbue) 			
•	c. Sentencing Date I understand that I have the right to be sentenced not sooner than 6 hours or r plea. I give up that right and agree to be sentenced immediately or on	nore than 5 days from my change of		
	DEFENDANT'S STATEMENT	•		
l have under effect	e read or have had read to me this form and have initialed each of the items to discussed each item with my attorney. By putting my initials next to the ite retand and agree with what is stated in each item that I have initialed. The nates of any prior convictions, enhancements, and allegations have been explained above, and I give up each of them to enter my plea.	ms in this form, I am indicating that I sture of the charges, possible defenses,	and	
Date:				
	(TYPE OR PRINT NAME)	(SIGNATURE OF DEFENDANT)		

PEOPLE OF THE STATE OF CALIFORNIA v.	CASE NUMBER:
Defendant(s):	
ATTORNEY'S	SSTATEMENT
I am the attorney of record for the defendant. I have reviewed this for including the defendant's constitutional and statutory rights, to the de to those rights, the other items in this form, and the plea agreement. have explained the nature and elements of each charge; any possible enhancements, and allegations; and the consequences of the plea.	fendant and have answered all of his or her questions with regard I have also discussed the facts of the case with the defendant and
I concur in the plea and admissions and join in the waiver of the defer that there is a factual basis for the plea and refer the court to the \Box other (specify):	
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY)
INTERPRETI	ER'S STATEMENT
I, having been duly sworn or having a written oath on file, certify that below.	I truly translated this form to the defendant in the language noted
Language: ☐ Spanish ☐ Other (specify):	
Date:	(CERTIFICATION NUMBER)
(TYPE OR PRINT NAME)	(SIGNATURE OF INTERPRETER)
DISTRICT ATTORN	EY'S STATEMENT
I have read this form and understand the terms of the plea agreemer	
I \square agree \square do not agree with the terms of the plea agreement and the indicated sentence.	
Date:	
(TVDE OD DDINT NAME)	(SIGNATURE OF DISTRICT ATTORNEY)
(TYPE OR PRINT NAME)	(SIGNATURE OF DISTRICT ATTORNEY)
COURT'S FINDING	GS AND ORDER
The court, having reviewed this form (and any addenda), and having	orally examined the defendant, finds as follows:
1. The initialed items in this form have been read by or read to the d	efendant, and the defendant understands each of them.
2. The defendant understands the nature of the crimes, prior convict and the consequences of the plea and any admissions.	tions, enhancements, and allegations listed in item 1 (on page 1)
3. The defendant expressly, knowingly, understandingly, and intellig this plea.	ently waives the constitutional and statutory rights associated with
4. The defendant's plea, admissions, and waiver of rights are made	freely and voluntarily.
5. A factual basis exists for the plea and admissions, or the defenda	nt is pleading under a plea bargain under People v. West.
The court accepts the defendant's plea, admissions, and waiver of rig	ghts, and the defendant is hereby convicted based thereon.
It is ordered that this document be filed with the court's records of this case and that the defendant's plea, admissions, and waiver of rights be accepted and entered in the minutes of this court.	
Date:	