SUPCR 1103

ATTORNEY OR PARTY WITHOUT AN ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
NAME:	
ADDRESS:	
CITY, STATE, ZIP:	
TELEPHONE NO:	
FAX NO. (Optional):	
EMAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CRUZ	
701 Ocean Street, Room 120	
Santa Cruz, CA 95060	
Santa Cruz Branch	
PEOPLE OF THE STATE OF CALIFORNIA:	
VS.	
DEFENDANT:	
DUI ADVISEMENT OF RIGHTS, WAIVER, AND PLEA FORM	CASE NUMBER:
(First Offense Only – Vehicle Code § 23152)	

INSTRUCTIONS

Fill out this form if you wish to plead guilty or no contest to the charges against you. Initial the box for each applicable item only if you understand it, and **sign and date the form on page 3**. If you have any questions about your case, the possible sentence, or the information on this form, ask your attorney or the judge.

RIGHT TO AN ATTORNEY

- 1. I understand that I have the right to be represented by an attorney throughout the proceedings I understand that the Court will appoint a free attorney for me if I cannot afford to hire one, but at the end of the case, I may be asked to pay all or part of the cost of that attorney, if I can afford to. I understand that there are dangers and disadvantages to giving up my right to an attorney, and that it is almost always unwise to represent myself.
- 2. I give up my right to an attorney, and I choose to represent myself.

NATURE OF THE CHARGES (Initial all items you are charged with.)

I understand that I am charged with a violation of Vehicle Code section(s):

- 3. 23152(a)/(f)/(g) Driving under the influence of alcohol or drugs, or both.
- 4. **23152(b)** Driving when my blood-alcohol level was .08 percent or higher.
- 5. **23103, 23103.5** Reckless driving involving alcohol or drugs, or both.
- 6. I understand the charge(s) against me, and the possible pleas and defenses.

CONSTITUTIONAL RIGHTS/WAIVER OF RIGHTS

- 7. RIGHT TO A JURY TRIAL I understand that I have the right to a speedy, public jury trial. At the trial, I would be presumed innocent, and I could not be convicted unless 12 impartial jurors were convinced of my guilt beyond a reasonable doubt.
- 8. I give up my right to a jury trial.
- 9. RIGHT TO CONFRONT WITNESSES I understand that I have the right to confront and cross-examine all witnesses testifying against me.
- 10. I give up my right to confront and cross-examine witnesses.

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DEFENDANT:	

- 11. RIGHT AGAINST SELF-INCRIMINATION I understand that I have the right to remain silent and not incriminate myself, and the right to testify on my own behalf. I understand that by pleading guilty or no contest, I am incriminating myself.
- 12. I give up my right to remain silent and to not incriminate myself.
- 13. RIGHT TO PRODUCE EVIDENCE I understand that I have the right to present evidence and to have the Court issue subpoenas to bring into court all witnesses and evidence favorable to me, at no cost to me.
- 14. I give up my right to produce evidence and witnesses on my own behalf.

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	SENTENCES FOR DRIVING UNDER THE INFLUENCE OF ALCOHOL AND/OR D	RUGS (SECTION 23152)			
Offense	Minimum and maximum sentence when probation is granted (3 to 5 Years Probation Term)	Minimum and Maximum Sentence without Probation			
First Offense Within 10 years	The Court may order a jail term of 48 hours to 6 months. It will impose a fine of \$390 to \$1,000 and order me to complete a 3-month alcohol/drug treatment program. If my blood-alcohol content was 0.20% or more, or if I refuse 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 license suspension if the 9-month program is required	96 hours to 6 months in jail, and a \$390 to \$1,000 fine. The DMV will also impose a 6-month driver's license suspension.			
SENTENCE FOR RECKLESS DRIVING (SECTION 23103, 23103.5)					
Offense Minimum and maximum sentence when probation is grante		Minimum and Maximum			
	(3 to 5 Years Probation Term)	Sentence without Probation			
Reckless driving reduced from driving under the influence (DUI)	If probation is granted: A maximum of 90 days in jail, or \$1,000 fine or both, plus attendance at treatment program.	If alcohol or drugs are involved, this conviction will act as a separate DUI conviction if I			
	If probation is NOT granted: 5 days to 90 days in jail, or \$145 to \$1,000 fine, or both	commit a subsequent DUI offense within 10 years.			

CONSEQUENCES OF PLEA OF GUILTY OR NO CONTEST

- 15. I have read and understood the above charts which list the minimum and maximum penalties for the offense(s) I am charged with.
- 16. I understand that in addition to the fine, the Court will add assessments which will significantly increase the amount I must pay. I will also be ordered to make restitution and to pay a restitution fine of \$100 to \$1,000 unless the Court finds compelling and extraordinary reasons not to do so.
- 17. I understand that if I was under the age of 21 at the time of my arrest, my driver's license will also be suspended for 1 year, and I must surrender my license to the Court.
- 18. I understand that if my blood-alcohol level was .15 percent or above, or if I refused to submit to a chemical test, the Court will consider this in determining whether to enhance the penalties, grant probation, or impose additional terms of probation.
- 19. I understand that being under the influence of alcohol or drugs, or both, impairs my 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 I continue to drive while under the influence of alcohol or drugs, or both, and as a result of my driving, someone is killed, I can be charged with murder.

INITIALS ↓
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PEC	PLE OF THE STATE (OF CALIFORNIA V	/S.			CASE NUMBER:	
DEI	ENDANT:						
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20.	I understand that		•	•		•	
	days. It may also	•	_			•	
	Installation of this		•		ing if I have alc	ohol in my	
	body, does not au	ıthorize me to	drive without a	valid license.			20.
21.	I understand that	if the Court de	termines that I	would present a	traffic safety o	r public safety	
	risk if I am author	ized to drive d	uring the license	e suspension per	riod, I will be un	able to obtain	
	a restricted driver	's license from	DMV, which wo	ould allow me to	drive to and fr	om work, and	
	to and from the a	lcohol/drug tre	eatment progran	n.			21.
22.	I understand that	DMV may susp	end my driver's	s license under a	civil procedure	which is	
	separate from thi	s criminal actio	n. I understand	that DMV's acti	on, if any, will b	e in addition	
	to the Court's sen				. ,.		22.
23.	I understand that			erating a comm	ercial vehicle fo	r one year if I	
	am convicted of a						
	test to determine		•		•	te a chemical	23.
24	I understand that	•		•		l have a nrior	23.
24.	felony conviction		•	•	•	•	
	192(c)(1), or any	•	•				24.
25	I understand that		•				24.
25.			•				
	received at DMV	•		•			
	I am not ordered			ne Court. I also u	inderstand that	imust	25
2.6	surrender my lice					1.	25.
26.	I understand that		•		-	license	
	suspension unless	•	•	•			26.
27.	I understand that	•	•				
	even those that a	_	· ·	ing, and may im	pose a more sev	vere driver's	
	license suspensio						27.
28.	I understand that						
	result in my depo				•		28.
29.	I understand that	a plea of no co	ontest will have	exactly the same	e effect in this c	ase as a plea of	
	guilty, but it cann	ot be used aga	inst me in a civi	l lawsuit.			29.
30.	I understand that	any plea enter	ed in this case r	nay be grounds	for revoking pro	obation or	
	parole which has	previously bee	n granted to me	in any other ca	se.		30.
31.	I understand that	if I am placed	on probation, it	is unlawful to di	rive with a bloo	d-alcohol level	
	of .01 percent or	•	•				
	so.					•	31.
EA(S)							
LMIJ	reby freely and vo	luntarily plead	(circle one) GI	IILTY NO COI	NTEST to the	following	
			(circle one) do	illi NO COI	WILST TO THE	Tollowing	
. I he	ala Vahiala Cada a	ections).					
. I he	cle Vehicle Code s						
. I he		22452/6)	22452/6\	22452/~\	22102	2402 F	
. I he	cle Vehicle Code s 23152(a)	23152(b)	23152(f)	23152(g)	23103 per 2	23103.5	22
. I he	23152(a)				·		32.
. I he (Cir		ve the right to	a delay of from	6 hours to 5 day	·		32.

EOPLE OF THE STATE OF CALIFORNIA vs. EFENDANT:		CASE NUMBER:
	ATTORNEY'S STATEMENT	
explained each of the defendant's rig regard to this plea. I have also discus:	• • • • • • • • • • • • • • • • • • • •	l of the defendant's questions with
SIGNATURE OF DEFENDANT'S ATTORNEY		DATE
initialed and signed the form. Langu COURT INTERPRETER'S SIGNATURE	rage: Spanish Other (s	pecify):
		5,112
defendant's constitutional rights, find intelligently waived their constitutior made with an understanding of the n	•	nowingly, understandingly and
JUDGE OF THE SUPERIOR COURT		DATE