	ERIOR COURT OF THE STATE OF CALIFORNIA		
COU	NTY OF NEVADA		
\square 20	1 Church Street, Suite 7, Nevada City, CA 95959 (530) 265-1311		
□ 10	075 Levon Avenue, Suite 107, Truckee, CA 96161 (530) 582-7835		
Peopl	e of the State of California		
vs.			
D	UI ADVISEMENT OF RIGHTS, WAIVER AND PLEA FORM	CASE NUMBER:	
	(FIRST OFFENSE ONLY - VEHICLE CODE § 23152)	or is a recombant.	
	(FIRST OFFERISE ONET - VEHICLE CODE § 23132)		
	INSTRUCTIONS	1	
	t this form if you wish to plead guilty or no contest to the charges against		
	you understand it and sign and date the form on page 4. If you have any	questions about your case, the pos	sible
senten	ce or the information on this form, ask your attorney or the judge.		
DIGII	T TO AN ATTORNEY		T 1.1 1
RIGH 1.	T TO AN ATTORNEY	out the age and in an I was denoted a	Initials
1.	I understand that I have the right to represented by an attorney throughout that the Court will appoint a free attorney for me if I cannot afford to his		
	I may be asked to pay all or part of the cost of the attorney, if I can afford to in		
	dangers and disadvantages to giving up my right to an attorney, and that		
	represent myself.	t it is unitost atways anwise to	
2.	I give up my right to an attorney, and I choose to represent myself. (Do	es not apply if you have an	
	attorney)	THE J	
	RE OF THE CHARGE(S) (Initial all items you are charged with)		v 1.1.1
	rstand that I am charged with a violation of Vehicle Code section(s):		Initials
3.	23152(a) Driving under the influence of alcohol		
4.	23152(b) Driving when my blood-alcohol level was .08 percent or more		
5. 6.	23152(d) Driving a commercial vehicle when my blood-alcohol level w 23152(f) Driving under the influence of a drug or drugs	as .04 percent or more	
7.	23152(f) Driving under the influence of a drug of drugs 23152(g) Driving under the combined influence of any alcoholic bevera	age and dwig	
8.	23103, 23103.5 Reckless driving involving alcohol, drugs or both	age and drug	
9.	If applicable, I understand that I am also charged with the following other	per offense(s)	
9.	in applicable, I understand that I am also charged with the following of	ici offense(s)	
TYPE	OF OFFENSES AND SECTION NUMBER(S)		Initials
10.	I understand the charge(s) against me and the possible pleas and defens	es.	
	TITUTIONAL RIGHTS/WAIVER OF RIGHTS		Initials
11.	RIGHT TO A JURY TRIAL – I understand that I have the right to a s		
	trial, I would be presumed innocent and I could not be convicted unless	12 impartial jurors were	
10	convinced of my guilt beyond a reasonable doubt.		
12.	I give up my right to a jury trial	a wight to configure and area.	
13.	RIGHT TO CONFRONT WITNESSES – I understand that I have the	e fight to confront and cross-	

I give up my right to confront and cross-examine witnesses.

14.

CONSTITUTIONAL RIGHTS/WAIVER OF RIGHTS (CONTINUED)

Initials

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

SENTENCES FOR DRIVING UNDER THE INFLUENCE OF ALCOHOL AND/OR DRUGS (SECTION 23152)

Offense	Minimum/Maximum Sentence when Probation is Granted	Minimum/Maximum Sentence
	(3 to 5 year Probation Term)	without Probation
First offense	The Court may order a jail term of 48 hours to 6 months. It will impose a	96 hours to 6 months in jail and
within 10	fine of \$390 to \$1,000 and order me to complete a 3-month alcohol/drug	a \$390 to \$1,000 fine. The
years	treatment program. If my blood-alcohol content was .20% or more or if I	DMV will also impose a 6-
	refused a chemical test upon my arrest, I must complete a 9-month	month driver's license
	treatment program. The DMV will also impose a 6-month driver's	suspension.
	license suspension or a 10-month license suspension if the 9-month	
	program is required.	
Second	A jail term of either (a) 10 days to 1 year or (b) 96 hours to 1 year. A	90 days to 1 year in jail and \$390
offense	\$390 to \$1,000 fine and completion of an 18-month alcohol/drug	to \$1,000 fine. The DMV will
within 10	treatment program. The DMV will also impose a 2-year driver's license	also impose a 2-year driver's
years	suspension.	license suspension.

SENTENCES FOR RECKLESS DRIVING (Sections 23103, 23103.5)

Offense	Minimum/Maximum Sentence	Other Consequences
Reckless driving	Probation granted: Maximum of 90 days in jail, or \$1,000 fine, or both,	If alcohol or drugs are
reduced from	plus attendance at treatment program	involved, this conviction
driving under the		will act as a separate DUI
influence (DUI)	Probation not granted: 5 to 90 days in jail, or \$145 to \$1,000 fine, or both.	conviction, if I commit a
		subsequent DUI offense
		within 10 years.

CONSEQUENCES OF PLEA OF GUILTY OR NO CONTEST **Initials** I have read and understood the above charts which list the minimum and maximum penalties for the offense(s) I am charged with. (See item No. 34 for the offenses not listed in the charts). 20. 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 up to \$1,000 unless the Court finds compelling and extraordinary reasons not to do so. I understand that I if was under the age of 21 at the time of my arrest, my driver's license will also be 21. suspended for 1 year, and I must surrender my license to the Court. 22. I understand that if my blood-alcohol level was .15 percent or more, 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. 23 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.

CONS	EQUENCES OF PLEA OF GUILTY OR NO CONTEST (CONTINUED)	Initials
24.	I understand that the Court may order my vehicle impounded at my expense for up to 30 days. The	
	Court may also require me to install and maintain an ignition interlock device for up to three years.	
	Installation of this device, which prevents the vehicle from starting if I have any alcohol in my body,	
	does not authorize me to drive without a valid license.	
25.	I understand that the DMV will notify me that I am required to install an ignition interlock device in all	
	vehicles that I own or operate, and it will issue a restricted license if I comply.	
26.	I understand that the DMV may suspend my driver's license under a civil procedure which is separate	
	from this criminal action. I understand that the DMV's action, if any, will be in addition to the Court's	
	sentence and that I must obey it.	
27.	I understand that the DMV will prohibit me from operating a commercial vehicle for one year if I am	
	convicted of a first DUI violation, or willfully refused to submit to or complete a chemical test to	
	determine my blood-alcohol level, which occurred in any vehicle.	
28.	I understand that the DMV will revoke my driver's license for a period of 4 years if I have a prior felony	
	conviction in the past 10 years of Vehicle Code § 23152 or 23153 or Penal Code § 191.5(b) or	
	192(c)(1), or any conviction within 10 years of Penal Code § 191.5(a) or 192.5(a).	
29.	I understand that proof of my successful completion of an alcohol/drug program must be received at	
	DMV headquarters in order for me to have my driving privilege reinstated, even if I am not ordered to	
	attend such a program by the Court. I also understand that I must surrender my license to the Court.	
30.	I understand that the DMV will not restore my driving privilege following a driver's license suspension	
	unless I provide the DMV with proof of insurance for 3 years.	
31.	I understand that the DMV may consider any of my other convictions for DUI or reckless driving even	
	those that are not charged in this proceeding and may impose a more severe driver's license suspension	
22	or revocation as a result.	
32.	I understand that if I am not a citizen, a plea of guilty or no contest (nolo contendere) could result in my	
22	deportation, exclusion from admission to this country or denial of naturalization.	
33.		
2.4	it cannot be used against me in a civil lawsuit.	
34.	I understand that any plea entered in this case may be grounds for revoking probation or parole which	
35.	has previously been granted to me in any other case.	
33.	I understand that if I am placed on probation, it is unlawful to drive with a blood-alcohol level of .01	
	percent or greater and my license will be suspended by the DMV for up to one year if I do so.	
DENIA	LTIES FOR OTHER CHARGES	Initials
36.	If applicable – I understand that the possible consequences for the offense(s) charged, which are not	Illitials
30.	listed on the penalty charges on page 2, include the following:	
	 Minimum jail Maximum jail Minimum fine Maximum fine 	
	O Other consequences	
	Section number	
	Minimum jail Maximum jail	
	o Minimum fine Maximum fine	
	O Other consequences	
	Section number	

o Other consequences_____

PLEA	$\Lambda(S)$	Initials
37.	I hereby freely and voluntary plead GUILTY or NO CONTEST to the following charges:	
38.	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.	
39.	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)	
Date:_	Defendant's signature:	
	ATTORNEY'S STATEMENT	
of the discus	the attorney of record for the defendant. I have reviewed the form and any addenda with my client. I have ex defendant's rights to the defendant and answered all of the defendant's questions with regard to this plea. I have the facts of the defendant's case with the defendant, and explained the consequences of this plea, the element of the possible defenses. I concur in this plea and in the defendant's decision to waive his or her constant.	nave also nents of the
Date:_	Attorney's signature:	
	INTERPRETER'S STATEMENT (if applicable)	
	ing been sworn or having a written oath on file, certify that I truly translated this form to the defendant in the sted below. The defendant stated that they understood the contents of the form and then they initialed and signage	
Date:_	Interpreter's signature: printed name:	
	COURT FINDINGS AND ORDER	
constit constit nature	Court, having reviewed this form and any addenda and having questioned the defendant concerning the defendant tuttional rights, finds that the defendant has expressly, knowingly, understandingly and intelligently waived the tuttional rights. The Court finds that the defendant's plea is freely and voluntarily made with an understanding and consequences thereof, and that there is a factual basis for the plea. The Court accepts the defendant's pleas this form filed and incorporated in the docket by reference as though fully set forth therein.	eir g of the
Dated	Index of the Count	
	Judge of the Superior Court	