Space below for use of Court Clerk only

SUPERIOR COURT OF CALIFORNIA COUNTY OF TUOLUMNE

COUNTY OF TUOLUMNE 12855 Justice Center Drive, Sonora, CA 95370 (209) 533-5563		
The People of the State of California,		
	Plaintiff,	
VS.		
	, Defendant.	
Date of birth:		
		Case Number:

ADVISEMENT AND WAIVER OF RIGHTS (FELONY) PC § 1170(h)

Count	Charge	F/M	Potential Sentencing Range	Potential Enhancements & Years	To Potential	tal Sentence
pending a	against you. You w	ill be gi	n connection with the c ving up all of the follow Il each box next to the a	ving rights if you enter	I understand this right. (Initial below)	I give up this right. (Initial below)
				which are pending against you.	,	,
				against you in trial; to see, hear		
			through your attorney. poena witnesses for your	dofonso		
•			ify in your own defense.	deletise.		
	-		-	you cannot be forced to testify		
	not want to do so.		ine to romain onone, and j	you cannot be forced to toolify		
	ry Hearing (if appl if there is probable of			to a preliminary hearing to		
Waiver of able to ap	Appeal: I understapeal from this Court's	and that s senten	I will be waiving my rig	ght to appeal, and I will not be at I enter into in this matter.		
				u have read and understand the	contents.	Initial
Registration Requirements: I understand that I will be required to register as a narcotics offender under Health & Safety Code Section 11590.			offender under			
Withdrawal of Plea: I understand that the judge's acceptance of this plea is not binding; that before sentencing, the judge can withdraw approval, and that I will be allowed to withdraw my plea.						
Defendant's Statement: I have read and understand the front and back of this form. I have had enough time to speak with my attorney; I have told my attorney everything I know about this case; my attorney has explained to me my rights, my defenses, and the possible consequences of my plea, including the consequences explained on the second page of this form. I am entering this plea freely and voluntarily. I understand that I may not withdraw this plea without a showing of good cause.						
Dated:			Defendant's Sign	ature:		

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Attorney's Statement: I have explained the contents of this form to my client. I have he case with my client, including the elements of the crime, and I have advised him/her of consequences of his/her plea. I join in the waiver of the rights made by my client, including	his/her rights, de	efenses, and the
Dated: Attorney's Signature:		
Findings: The Court finds the defendant understands his/her constitutional rights, the/she is admitting, the consequences of the plea, that the plea and waiver of rights voluntarily made, and that there is a factual basis for the plea.		` '
Dated: Signature of the Court:		
Apprendi-Blakely Waiver: I hereby give up the right to a jury or court trial as to	By initialing	By initialing
any sentencing factors that may be used to increase my sentence on any count, sentencing enhancement or allegation to the upper or maximum term provided by law. I hereby give up the right to a jury or court trial on any sentencing factors and consent to the judge determining the existence of any sentencing factors with the	below, I acknowledge that I understand this right.	below, I acknowledge that I give up this right.
Vehicle Code §§ 23152, 23153: You are hereby advised that being under the influer	oco of By initi	aling bolow I
alcohol or drugs, or both, impairs your ability to safely operate a motor vehicle. Therefore is extremely dangerous to human life to drive while under the influence of alcohol or drugs both. If you continue to drive while under the influence of alcohol or drugs, or both, and result of that driving someone is killed, you can be charged with murder.	ore, it acknow gs, or have re	aling below, I rledge that I ad and under- nis advisement.
Fines and Restitution: You may be required to pay a fine of up to \$50,000.00, plus	penalty assessr	ments. You are
subject to a restitution fine of no less than \$200.00, and up to \$10,000.00. You will be revictim(s) for any losses suffered as a result of the crime(s).		
Probation Terms: You could be placed on probation for a period of up to five years.	As a condition of	of probation, you
could be required to serve up to one year in the county jail. You could be required to re		
department, be subject to search and seizure without probable cause, and you could be	be required to co	mply with other
terms and conditions of probation which relate to the crime or crimes to which you are ple	eading guilty or n	o contest to.
Violation of Terms and Conditions: If you violate the terms and conditions of prob		
county jail for a period of time up to the maximum stated on the front of this form. At the of that time may be suspended by the court under the terms and conditions of post sente	nce release.	-
Probation or Supervision: If you are already on probation, parole, post release comm split sentence supervision, that status will be revoked as a result of your entering this ple	• •	ո, or any form of
Citizenship: If you are not a citizen of the United States, the conviction for the of consequence of deportation, exclusion from admission to the United States, or denial	fense(s) charged	
laws of the United States.		
By initialing below and to the right, I acknowledge that I have read and understand	this advisemen	nt. Initial
Due Process Waiver: I understand that if I am sentenced to jail pursuant to Penal C	ode § 1170(h), a	at the dis-
cretion of the court, a portion of the sentence may be suspended, and I would then be		
supervision. I understand that I will be required to comply with reasonable terms and co		
supervision as ordered by the court. These conditions will include a waiver of due		allowing
a judge to incarcerate me in county jail for a period of 60 days for each violation, without		
Modification of Terms and Conditions: I understand that the court reserves the jurisdi		
and conditions of my post sentence release at any time during the term of this senter		
violate the terms and conditions of my post sentence release, the court may terminate and I could be ordered to serve the remaining period of post sentence release in jail.	my post sentence	e release
Electronic Monitoring: I understand that as a condition of probation or post sentence	release if I am n	laced on
electronic monitoring, I waive any rights to credits other than actual days served. I furthe		
required to pay for equipment if I am placed on electronic monitoring.		
Promises. No promises of any kind have been made to me, or any other person,	to cause me to	enter this
plea, other than those contained on the front and back of this form, or as stated on the re		
Co-Defendants. If you have co-defendants in this case, you agree that you are entering		ause you
think it is the right thing to do for yourself, and you are not doing it just to get a benefit for		
No Drugs or Alcohol: By signing this form, you agree that you are now sober,		have not
recently consumed any drugs or alcohol that may affect your ability to understand these	proceedings.	

By initialing below and to the right, I acknowledge that I have read and understand this advisement.	Initia
California Health & Safety Code section 11369: "You are hereby advised that it is extremely dangerous and deadly to human life to illicitly manufacture, distribute, sell, furnish, administer, or give away any drugs in any form, including real or counterfeit drugs or pills. You can kill someone by engaging in this conduct. All drugs and counterfeit pills are dangerous to human life. These substances alone, or mixed, kill human beings in very small doses. If you illicitly manufacture, distribute, sell, furnish, administer, or give away any real or counterfeit drugs or pills, and that conduct results in the death of a human being, you could be charged with homicide, up to and including the crime of murder, within the meaning of Section 187 of the Penal Code."	
Tellez Advisement: I understand that at the end of my sentence for the offense(s) to which I plead guilty/no contest, I may be subject to screening by the State Department of State Hospitals to determine whether I qualify for trial as a sexually violent predator, which could result in my being committed to a secure medical facility indefinitely.	
The parties discussed but were unable to agree to a disposition involving a plea to an offense that is not a sexually violent offense.	

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