Superior Court of the State of California	
County of Marin	
3501 Civic Center Dr	
PO Box 4988	
San Rafael, CA 94913-4988	
People of the State of California	
VS.	
, Defendant	
FELONY ADVISEMENT OF RIGHTS, WAIVER AND PLEA FORM	Case Number(s):

INSTRUCTIONS

- Fill out this form only if you wish to plead guilty to the charges against you.
- Read this form carefully. Initial the applicable boxes only if you understand and agree with what you read.
- Sign and date the form on page 3 where "Defendant's Signature" is indicated.
- 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 ATTORNI	EY		Initial
1.	I unders	stand that I have the	right to be represe	nted by an attor	ney throughout the proc	eedings. I understand	
	that the	Court will appoint a	an attorney for me	if I cannot affo	rd to hire one. I understa	and that there are	
			to giving up my ri	ght to an attorne	ey, and that it is almost a	lways unwise to	
		nt myself.					
2.	My atto				is presen	t, and I have discussed	
		ges and possible de					
3.	I give u	p my right to an atto			yself. (Does not apply if	you have an attorney)	
			CHARGES AND	MAXIMUM	TERM		Initial
4.	I desire	to and do hereby pl	ead GUILTY to the	he charge(s) an	d allegation(s) listed bel	ow. My attorney has	
						sed as a result of my plea	
				•	e charges to which I am	pleading GUILTY	
		ng imprisonment ar					
5.	Count	Charge	Maximum	Maximum	Prior conviction,	Maximum Imprisonment	
			Imprisonment	Fine	enhancement and/or	(Enhancement)	
					special allegations		
6.							
7.							
8.							
9.							
10.							
11.							
12.	Aggrega	ate maximum fine:		Aggregate ma	ximum term of imprisor	ment:	
13.	I also fr	eely and voluntarily	admit the following	ng probation vi	olations, and I understan	d these admissions may	
		the penalties impos				•	
14.	Additio	onal charges are liste	ed on the attached	addendum			

	CONSEQUENCES OF GUILTY PLEA	Initial
15.	I understand that the <i>term of imprisonment</i> described above must be served in the state prison, county jail, or	
	a combination of county jail plus mandatory supervision by the probation department, as required by law.	
16.	I understand that if I am sentenced to imprisonment in the county jail pursuant to Penal Code Section	
	1170(h), the court may suspend a portion of that imprisonment, to be served under mandatory supervision	
	by the probation department under terms imposed by the court. If I receive such a split sentence and violate	
	the terms of the mandatory supervision, I may be ordered to serve the balance of the suspended term of	
	imprisonment in custody.	
17.	I understand that if I am granted probation, as conditions of probation I may be required to serve up to	
	in the county jail plus any other reasonable conditions the court deems appropriate. I understand	
	that if I violate any condition of probation, I may be sentenced up to the maximum term of imprisonment	
1.0	plus fines described on page 1.	
18.	I understand that I may not be granted probation unless the court finds this to be an unusual case in which	
10	the interests of justice would best be served by a grant of probation.	
19.	I understand that if I am sentenced to a term of imprisonment in the state prison, thereafter, I will be subject	
	to a period of either post release community supervision for up to 3 years (if I am eligible), or state parole	
	for up to years or life. If I violate the terms of any post release community	
20	supervision, or parole, I may be returned to custody as provided by law. I understand the nature of the charge(s) against me and have had adequate time to discuss the case with my	
20.	attorney. I have advised my attorney of all the facts and circumstances of the case. We have discussed the	
	charge(s) and the possible defenses.	
21.	I understand that at the end of my sentence, for this offense, I may be subject to screening by the State	
21.	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.	
22.	By initialing the box, you acknowledge that you have been advised pursuant to HS 11369.	
	g g g g	
	H&S Code section 11369(b) – 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."	T *.* T
22	CONSTITUTIONAL RIGHTS/WAIVER OF RIGHTS Right to a Preliminary Examination – I understand that I have the right to a preliminary examination. I give	Initial
23.	up this right.	
24.	Right to a Speedy Jury Trial – I understand that I have the right to a speedy public jury trial on the charge(s)	
	filed against me and on any alleged prior conviction(s). I further understand I have the right to a trial by jury of	
	twelve persons, all of whom must agree to a verdict beyond a reasonable doubt before I may be found guilty. I	
	give up these rights. For an alleged violation of probation, I do not have the right to a jury trial, but I do have	
	the right to a hearing before a judge. If applicable, I give up this right.	
25.	Right against Self-Incrimination and to Testify – I understand that I have the right against self-	
	incrimination, which means the right to remain silent and not incriminate myself. I also understand that I	
	have the right to testify on my own behalf. I understand that by pleading guilty or admitting other	
	convictions(s) or probation violation(s), I am incriminating myself. I give up my right to remain silent and not	
	incriminate myself. I also give up my right to testify on my own behalf.	
26.	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. I give up this right.	
27.	Right to Confront and Cross-examine Witnesses – I understand that I have the right to confront and cross-	
	examine all witnesses testifying against me. I give up these rights.	
28.	Enhancements/Special Allegations - I understand that I have the above constitutional rights with respect to	
	the enhancements and special allegations that are set forth in the complaint or Information. I give up these	
	rights with respect to such enhancements and special allegations.	
29.	Right to appeal - I understand that I have a right to appeal from any judgment of this court. I waive my right	
	of appeal and my right to attack the final judgment by any statutory or non-statutory means, except as to any	
	sentencing error the court may make.	

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ADDITIONAL CONSEQUENCES OF GUILTY PLEA	Initial
30. Citizenship - I understand that if I am not a citizen of the United States, conviction of the offense with which	
have been charged <u>may</u> have the consequences of deportation, exclusion from admission to the United States, or	r
denial of naturalization pursuant to the laws of the United States. [PC § 1016.5]	
31. Forfeiture - I understand that my plea of GUILTY may be used as evidence against me with respect to any	
forfeiture of any property that may be seized in connection with the investigation giving rise to these charges	
against me.	
32. Fines and Fees - I understand that a further consequence of my plea of GUILTY is that the court may	
impose other fees and assessments in addition to the penal fines described above, as provided by law. The	
court is also required to order restitution to the victim(s). The court must also order a restitution fine,	
probation revocation restitution fine, and potentially a parole revocation restitution fine, each of not less	
than \$300 or more than \$10,000 per felony count or not less than \$150 or more than \$1,000 for	
misdemeanors, pursuant to Penal Code Sections 1202.4(b), 1202.44 and 1202.45.	
Registration - I understand that as a further consequence of my plea of GUILTY, I will be required to register pursuant to:	
Sex Offender – PC § 290, Tier for	
Arson – PC § 457.1 Gang – PC § 186.30	
34. Revocation of Supervision - I understand that my plea of guilty may be grounds for revoking probation,	
parole, mandatory supervision, or post-release community supervision, previously imposed on me in any other	
case.	
35. No impairment - I have not taken any drugs or consumed any alcoholic beverages within 24 hours prior to	
entering this plea, except, which does not in any way affect my ability to understand the	
waivers I have given or my knowing and voluntary decision to plead GUILTY. I am not impaired at this time	
by any drug or alcoholic beverage.	
36. Harvey waiver - I understand and agree that the sentencing judge may consider facts and circumstances	
underlying the dismissed counts in determining the appropriate sentence (including the amount and recipients	
of restitution) for the counts to which I am entering a plea.	
37. Court not bound - I understand that the matter of probation and sentence is to be determined solely by the	
court. The court is not bound by this plea agreement. If the court does not agree with any of the promises or	
representations stated above, I understand that I will be allowed to withdraw my GUILTY plea and proceed to	
preliminary hearing, if not yet held and applicable, and/or trial.	
There have been no promises to me of rewards, immunity, probation, or anything else to induce my plea of guilty and	admission
of prior convictions or probation violations other than those promises listed below:	
DEFENDANT'S DECLARATION	
I declare under penalty of perjury I have read (or have had read to me) and fully understand this form and all the right	set forth
above. I have initialed each of the items that applies to my case. By putting my initials next to the items in this form, I	
indicating that I understand and agree with what is stated in each item I have initialed. If I have an attorney, I have dis	
each item with my attorney. The nature of the charge(s), possible defense(s), and the effects of any prior conviction(s)	
enhancement(s), and special allegation(s), have been explained to me. I freely and voluntarily waive (give up) all righ	
forth above. I have read and understand the charges and special allegations made against me, and I have read and und	
the penalties and other consequences of a conviction for those offenses. I freely and voluntarily enter this plea with the	rstand
consequences in mind. My decision to plead guilty, and to admit any special allegation(s) and/or allegations of any pr	
conviction(s) and/or any probation violations, has been made freely and voluntarily, without threat to or coercion of m	se
	se or
anyone closely related to or associated with me. If I will be on supervised probation, I shall notify the Probation Depa	se or e or
	se or e or

Defendant's address:

Defendant's Driver's License:

ATTORNEY ACKNOWLEDGEMENT

I certify that I have explained all the above-mentioned rights to the above-named defendant and have answered all the defendant's questions regarding this plea. I have also discussed the facts of the case with the defendant, and explained the consequences of this plea, the elements of the offense(s), and the possible defenses. I am satisfied that the defendant has knowingly and intelligently waived all of the rights enumerated above and has a full understanding of the nature and the consequences of the charge(s).

Date: Attorney's signature:	
DISTRICT AT	TTORNEY'S STATEMENT
	rentitled action, by and through its attorney, the Marin County of as set forth by the defendant in the above declaration. The admission(s)].
Date: Attorney's signature:	
INTERPRETER'S ST	TATEMENT (IF APPLICABLE)
	file, certify that I well and truly translated the entire contents of The defendant stated to me that they understood the contents form.
The form was translated for the defendant into Spanish	Other (specify):
Date: Interpreter's signature:	printed name:
COURT FI	NDINGS AND ORDER
The Court, having reviewed this form and any addenda, and	NDINGS AND ORDER If having questioned the defendant and/or defendant's attorney that and the defendant's admission of other convictions(s), special
The Court, having reviewed this form and any addenda, and concerning the defendant's waiver of their constitutional rig allegations and probation violation(s), if any, finds that: 1. There is a factual basis to support the charge(s) to which the charge of the charge	I having questioned the defendant and/or defendant's attorney that and the defendant's admission of other convictions(s), special ich the defendant is pleading;
The Court, having reviewed this form and any addenda, and concerning the defendant's waiver of their constitutional rig allegations and probation violation(s), if any, finds that: 1. There is a factual basis to support the charge(s) to which the charge of the charge	I having questioned the defendant and/or defendant's attorney this and the defendant's admission of other convictions(s), special
The Court, having reviewed this form and any addenda, and concerning the defendant's waiver of their constitutional rig allegations and probation violation(s), if any, finds that: 1. There is a factual basis to support the charge(s) to whi 2. The defendant understands their constitutional right charged, the consequences of this plea; and	I having questioned the defendant and/or defendant's attorney that and the defendant's admission of other convictions(s), special ich the defendant is pleading;
 The Court, having reviewed this form and any addenda, and concerning the defendant's waiver of their constitutional rig allegations and probation violation(s), if any, finds that: There is a factual basis to support the charge(s) to whi The defendant understands their constitutional right charged, the consequences of this plea; and That the defendant is knowingly and voluntarily enter to have the charges read. IT IS HEREBY ORDERED that the defendant's plea(s) or conviction(s), the admission of probation violations, if any, knowingly, and voluntarily entered by defendant and that the 	I having questioned the defendant and/or defendant's attorney this and the defendant's admission of other convictions(s), special ich the defendant is pleading; ts, the nature of the crime(s) and special allegations

Judge of the Superior Court