SUPERIOR COURT OF CALIFORNIA, COUNTY OF SUTTER MISDEMEANOR ENTRY OF PLEA

People of the State of California, Plaintiff	Case No
-VS-	Misdemeanor Entry of Plea
	Misderneanor Entry of Flea
. Defendant.	
Comes now the Defendant above-named represented by	and offers to:
[X] Enter plea(s) of guilty/no contest to the charge(s) De Vehicle Code 523152()	
[X] as set forth in the complaint or information[] admitting the truth of the alleged prior conviction(s) a[X] on the following terms and conditions	as set forth in the complaint or information
A. [] The Court dismisses, on the motion of th	e District Attorney, the following charge(s):
B. [X] That the Court impose only the following	judgment:
36 months summary probation \$ 1798fine + \$ conviction assessment(48 hours in county jail \$ 150 restitution fine + collection fee XX chemical test narcotics/alcohol	search terms for narcotics and paraphernalia alcohol/weapons/firearms/stolen property XX DUI school/SB-38/batterer's treatment class anger management/teen alcohol program XX \$70 addl per count on misdemeanor conviction \$75 addl per count on infraction conviction
other:	The state of the s
	(to see, hear and question all witnesses against me); y behalf, and to present evidence in my own defense;
I understand the consequences of my plea are: [X] 1. The maximum sentence is \$3800 and/or 6 re [X] 2. Must serve not less than hours/days in the serve have been no other representations or presentry plea form. [X] 3. There have been no other representations or presentry plea form. [X] 4. Suspended license:	the county jail, and pay of fine of not less than <u>\$1827</u> . omises made to me other than what is stated on this
minimum of not less than 30 days in the[] For a second or subsequent conviction conviction with previous VC §14601, §3 of not less than 5 days in the county ja[X] 5. A conviction may be used to violate your probat[] 6. If applicable – I understand that if I was under the will also be suspended for 1 year, and I must support the property of the provided HTML representation of	for Vehicle Code §14601.1 (or second or subsequent 14601.2 or §14601.5) within 5 years, a mandatory minimunul; 10 days for §14601(a) or §14601.5 with prior. ion or parole, and you may be sentenced to maximum term.
[] 7. I understand that the DMV will prevent me from operating a commercial vehicle at the time of the	ne offense. The DMV will also revoke my driver's license enviction in the past 10 years of Vehicle Code §23152 or 192(c)(3).

[^] 5. Subsequent DOI Convictions within 10 Years:	
[X] For second conviction of Vehicle Code §23152 (a) or (b) there is a minimum fine	, noted above,
and a mandatory minimum of 90 days in the county jail. If probation is granted	probation terms
snall include the following: 10 day minimum in jail (with at least 48 hours served	consecutively), a
minimum fine, noted above, and a two-year license suspension. Offender must c	omplete a 18
month or 30-month alcohol program rehabilitation program. Failure to enroll or	participate in the
program is a mandatory minimum of 30 days in the county jail and 18-months li	cense suspension.
Termination from the program requires a jail sentence of at least 90 days.	
[X] For a third conviction of Vehicle Code §23152 (a) or (b) there is a minimum fine,	noted above a
three year license suspension, and a mandatory minimum 120 days in the county	viail. For a fourth
or subsequent conviction, there is a minimum fine, a three-year license suspensi	on, and a
mandatory minimum of 180 days in the county jail; and it may be charged as a f	elony.
[X] A conviction of Vehicle Code §23103/23103.5 (wet reckless) is treated as a §231	
[X]10. If you are not a citizen, you are hereby advised that the conviction of the offense for which	h vou have
been charged may cause you to be deported from the United States, denied citizenship to	
States and denied re-entry into the United States should you leave the country.	
[X]11. I understand that being under the influence of alcohol or drugs, or both, impairs my abilit	v to safely
operate a motor vehicle. Therefore, it is extremely dangerous to human life to drive while	
influence of alcohol or drugs, or both. If I continue to drive while under the influence of a	
drugs, or both, and as a result of my driving, someone is killed, I can be charged with mu	
[X]12. I understand that the Court may order my vehicle impounded at my expense for up to 30	days. It may
also require me to install an ignition interlock device (IID) for up to three years. Installat	ion of this
device, which prevents the vehicle from starting if I have alcohol in my body, does not au	
drive without a valld license.	
[X]13. I understand that the DMV may restrict or suspend my driver's license under a procedure	which is
separate from this criminal action. If the Court orders my driver's license restricted, the r	
begin only upon reinstatement of my driving privilege following completion of the DMV's a	
the DMV's action is set aside.	•
[X]14. 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 no	
attend such a program by the Court. I also understand that I must surrender my license t	
my license is suspended.	
[X]15. I understand that the DMV will not issue a restricted driver's license or restore my driving	privilege
following a restriction or suspension unless I have proof of insurance for 3 years. The DM	
my license: (1) until proof of insurance is provided to the DMV and (2)upon my failure to	maintain such
proof during the 3-year period.	. •
[X]16. I understand that the DMV may consider any of my other convictions for DUI or reckless of	iriving, even
those that are not charged in this proceeding, and may impose a more severe driver's lice	
suspension, or revocation as a result.	•
[117.	
[X]18. I understand that I have the right not to be sentenced earlier than six hours, nor later that	n 5 days after
my plea. I give up the right and agree to be sentenced at this time.	
There are development all of the foresting and freely valuations and everyonely universal the initiated rights	and Lindoustand
I have read and understand all of the foregoing and freely, voluntarily and expressly waive all the initialed rights a fully the consequences of my plea.	ind understand
Dated:, Defendant	
The undersigned has discussed all of the constitutional rights, all possible defenses, and all consequences connect of plea with the defendant and concurs in the waiver of all enumerated rights.	ed with the entry
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Dated:, Defense Counse	el
The District Attorney of Sutter County joins the proposed offered plea herein set forth.	
Dated:, Deputy District	Attorney
The Court finds the Defendant has made a knowing, intelligent, voluntary and express waiver of his/her rights, an	d understands
the possible consequences of the plea(s)/admission(s). The plea(s)/admission(s) is/are accepted and ordered entitle	ared by the clerk.
Dated:, Judge of the Su	perior Court
I translated the foregoing entry of plea form to the defendant in the language of Spanish/Punjabi/	•
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Dated:, Interpreter	