STREET ADDRESS MAILING ADDRESS CITY AND ZIP CODE BRANCH NAME	S: 1175 Civic Center Boulevard Yuba City, CA 95993				FOR C	OURT USE ONLY	
DEFENDANT:							
PLEA F	ORM – Felony (with Explan	ations & Waiver of Rig	hts)	CASE I	NUMBER:	RF	
		I. INSTRUCTIO	NS				
 Fill out this form if you have decided to plead guilty or no contest. Read this form carefully. If you understand and agree with what you read, put your initials on the line next to any marked box. If you do not understand any marked box, leave the line blank. Sign and date the form in the box entitled "Defendant's Statement." If you have any questions about anything on this form, ask your attorney or the judge. II. CHARGES AND MAXIMUM SENTENCE							
Lintend to n	lead guilty or no contest to the	e charges and allegation	ns listed h	elow	Lundersta	and that the	minimum
•	im penalties for the charges to	•					THII III TI GITT
Count	Charges & Alleg (Code Section & De		Statute Minime (if an	um	Maximum Possible Sentence	Total Maximum Sentence	Stipulated Sentence (if any)
						TOTAL:	
Custody Cre	edits:						
	III. PLI	EA TERMS AND CON	ISEQUE	NCE	S		
	I STIPULATION: I understand that if I plead guabove, the court will sentence years, n I further understand that I am	e me to: nonths in state prison.	·				
	Code (PC) §1170(h)(3) beca Offense not eligible	•	_		5(c) / 1192	•	

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B. LOCAL PRISON STIPULATION (PC §1170(h))	
I understand that if I plead guilty or not contest to the charges and adr above, the court will sentence me to a total sentence of:yea	nit the allegations listed rs, months.
I understand that my state prison sentence will be served in the count §1170(h).	y jail pursuant to PC
I understand that if I am convicted of another offense that is not eligible prison, I could be resentenced to state prison for this conviction.	e to be served in local
I further understand that my sentence will be split between serving time mandatory supervision. I will be ordered to serve:years, jail and I will serve the remainder of my sentence on mandatory super that if I violate any of the terms of my mandatory supervision, I may be remaining balance of my mandatory supervision period in the county j	months in the countrivision. I further understand e ordered to serve the
C. PROBATION STIPULATION (NISP)	
I understand that the court will place me on felony probation for:	years.
I understand that as a condition of probation, the court will sentence m county jail, OR the court may sentence me to up to 364 days in the co	
As part of this bargain, I agree that I will not request that the charge(s) misdemeanor pursuant to PC §17(b) until after I have successfully con understand that at the end of my probation period, I am not guarantee misdemeanor and the People may oppose that request if or when I may	mpleted probation. I further ed a reduction to a
I understand that if I fail probation, the judge may sentence me up to t Imprisonment on this form.	he Total Maximum Time of
CONDITIONAL PLEA: I understand that if the sentencing court does r my plea bargain, I will be allowed to withdraw my plea and be placed it to the plea.	
D. STRAIGHT UP PLEA	
I understand the minimum and maximum sentence for the charges an pleading. No one has made any other promises to me about what sen	
I understand that I am not eligible for probation.	
I understand that I will not be granted probation unless the court finds, that this is an unusual case where the interests of justice would be be probation.	•
E. CONSEQUENCES OF MY PLEA	
1. Probation Term	
I understand that the court may place me on probation for up to 5 year	rs (or years.)
2. Jail	
I understand that as a condition of probation, the court may sentence in the county jail for each count.	me to serve up to 364 days
3. Prison Sentence if Probation is Denied or Violated	
☐ I further understand that if I am sentenced to prison in this case, I am	not eligible to serve my

sentence in the county jail pursuant to PC §1170(h)(3).

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4.	Fines / Fees			
	I understand that the Court will orde	er me to pay the amounts below:		
		Up to \$10,000 in fines, if placed	on probation;	
	Restitution fines:	Up to \$10,000;		
		Any actual restitution;		
		\$40 for each count;		
	Probation / Parole:	Up to \$10,000, if I fail on probation	on or parole;	
		\$30 per felony or misdemeanor	conviction;	
	Other:			
5.	Violation of any Current Probation(s) / Pa	role		
	I understand that a conviction in this probation or parole in any other cas that violation.	•	•	
6.	Post-Release Community Supervision			
	I understand that if I am sentenced	to state prison:		
	 Upon release from prison; I may be placed on post-release community supervision for a period of time not to exceed three years, supervised by county officers. 			
	 I could be sent to county jail for up to ten days on the order of the post-release community supervision authority without a court hearing. 			
	 Following a court hearing, if I am found in violation of any terms or conditions of post-release community supervision, I could be sent to county jail for up to 180 days each time I am found in violation. 			
7.	Parole			
	I understand that upon release from state prison I will be placed on parole for a period of time from two years to life, supervised by the California Department of Corrections and Rehabilitation.			
	 If I violate the terms of my parole, I can be incarcerated for up to 180 days for each violation, and; 			
	 If I abscond from parole supervision 	on, this can extend the total time o	f parole supervision.	
8.	8. Print and DNA Samples			
	☐ I understand that I must provide bio	logical samples and prints for iden	tification purposes including	
	buccal (mouth) swab samples, right biological samples required by law a	·	-	
9.	Strike Offense(s)			
	I understand that this offense constituture, I will not receive probation, I sentence will be doubled. I understatives), and I commit another serio	must serve at least 80% of my fut and if I accumulate enough strikes	ure sentence, and my in my lifetime (currently two	
10. Probation Ineligibility				
	I understand that if I commit any feloprobation because I have at least two	•	sumed ineligible for	

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11. Serious or \	Violent Felonies		
	derstand that this conviction may be used to enhance the sentenc 5) years.	e of any future felony by (3)	
	derstand that if I commit any felony in the future, I will not be eligible county jail pursuant to PC §1170(h)(3).	ole to serve my sentence in	
12. Credit			
	derstand that the jail or prison conduct / work-time credit I may act total term of imprisonment.	crue will not exceed 15% of	
	derstand that I am admitting a prior strike conviction, and my prisonot exceed 20% of the total term of imprisonment.	on conduct / work-time credit	
13. Arson Offer	nse(s)		
	derstand I must register as an arson offender for life pursuant to	PC §457.1	
14. Child Abuse	e		
	derstand that if I am granted probation, the term of probation must complete no less than one year of a child abuser's treatment cou		
15. Driving Offe	ense(s)		
	ring Privilege: I understand that my privilege to drive a motor vehic pended and my vehicle may be ordered forfeited if it was involved	•	
	Class: I understand that I must complete a driving under the influence of the privilege to drive restored until I complete that class.	ence class and cannot have	
	ure DUI: I understand that this offense may be used to increase bookimum punishment for any future driving under the influence offens		
impa hum whil	risement: You are hereby advised that being under the influence of airs your ability to safely operate a motor vehicle. Therefore, it is enan life to drive while under the influence of alcohol or drugs, or being under the influence of alcohol or drugs, or both, and as a result of the charged with murder.	xtremely dangerous to oth. If you continue to drive	
16. Domestic V	iolence Offense(s)		
	derstand I must pay a minimum \$500 domestic violence fund fine.		
	derstand that this conviction may be used to increase both the mir tence for any future violation of PC §§273.5 or 646.9.	nimum and maximum	
	derstand that I am required to attend a 52-week Batterer's Treatm	ent Program.	
sole	derstand that a conviction in this case may result in a rebuttable pe or joint physical or legal custody of a child is detrimental to the benily Code (FC) §3044.	•	
17. Gang Offense(s)			
	derstand I must register as a gang offender pursuant to PC §186.3 osition of the registration requirement.	30, until five years after the	
	derstand that I must serve a minimum of 180 days in the county ja	il if I get probation.	

Defendant(s):	CASE NUMBER:
18. Drug Offense(s)	
Diversion: I understand that if I am not eligible for Deferred Entry of program, I may be sentenced up to the Aggregate Maximum Time this form. I understand that I must waive time for sentencing to part	of imprisonment provided for on
Probation per PC §1210.1: I understand that if I am not eligible for §1210.1 or if I fail out of the program, I may be sentenced up to th imprisonment provided for on this form.	
Fines / Fees: I understand that I will be fined a laboratory testing for as all attendant state and local penalties, assessments and surcha	
You are hereby advised that it is extremely dangerous and deadly manufacture, distribute, sell, furnish, administer, or give away any or counterfeit drugs or pills. You can kill someone by engaging in to counterfeit pills are dangerous to human life. These substances all in very small doses. If you illicitly manufacture, distribute, sell, furning real or counterfeit drugs or pills, and that conduct results in the debe charged with homicide, up to and including the crime of murder 187 of the Penal Code.	drugs in any form, including real this conduct. All drugs and lone, or mixed, kill human beings iish, administer, or give away any ath of a human being, you could
19. Firearms / Ammunition	
I understand that I may not own, possess, or have custody or cont <u>life</u> . I understand that possession of firearms or ammunition is a fe	
I understand that even if my offense is a misdemeanor, I may not or control of firearms or ammunition for 10 years.	own, possess, or have custody
20. Immigration Consequence	
I understand that if I am not a citizen of the United States, I will be denied citizenship, and denied re-entry into the United States.	deported from the country,
21. Sex Offense(s)	
Register: I understand that I must register as a sex offender for: 10 years 20 years life pursuant to Penal Code §290	
DNA: I understand that I must provide a sample of my DNA for test understand that the results of this test will be provided to the People and the victim in this case.	
SVP: I understand that this conviction may be used as a qualifying Violent Predator Act. I understand that if I qualify as a sexually vio committed for life.	
288.1: I understand that a court may not suspend my sentence un from a reputable psychiatrist or psychologist pursuant to PC §288.	•
647.6 / 314.1: I understand that any future violation of PC §647.6 against me as a felony.	or §314.1 can be charged
1170(h)(3): I understand that if I commit any felony in the future, I sentence in the county jail pursuant to PC §1170(h)(3).	will not be eligible to serve my
Prior Prison Term: I understand that if I am sentenced to prison, reserved in the local jail (per PC §1170(h)(3)) or in the state prison,	•

conviction may be increased by one year as a result of my prison term in this case.

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22. Theft Offense(s) / Welfare Fraud / Identity Theft				
☐ 666 PC: I understand that if I have served or do serve time in custody because of this offense, a petty theft offense I commit in the future may be charged against me as a felony. 666.1 PC: I understand that a future theft offense may be charged against me as a felony, if I have two prior convictions for theft offenses.				
	nd that this conviction may affect my ability to receive welfa	re benefits.		
530.5 PC:	I understand that any future identity theft offense may be	charged against me as a felony		
23. Other Consequence	ces			
	IV. CONSTITUTIONAL RIGHTS			
I understand that I am e	entitled to each of the following rights as to the charges and	d allegations to which I am		
RIGHT TO AN ATTOR	NEY			
	nd that I have the right to an attorney of my choice to repress. If I cannot afford to hire an attorney, the court will appoin			
RIGHT TO A JURY TR	NAL	·		
be innocen	nd that I have a right to a speedy and public jury trial. At the at, and I could not be convicted unless, after hearing all of the sen from the community were convinced beyond a reasonal	he evidence, 12 impartial		
RIGHT TO A COURT 1	rial (Trial)			
and have a be convicted	nd that as an alternative to a jury trial, if the prosecutor agree a court trial in which the judge alone, without a jury, hears the dunless, after hearing all of the evidence, the judge was dedoubt that I am guilty.	he evidence. I still could not		
RIGHT TO CONFRON	T AND CROSS-EXAMINE WITNESSES			
me. This m	nd that I have the right to confront and cross-examine all water neans that the prosecution must produce the witnesses in conference, and my attorney may question them.			
RIGHT TO REMAIN SI	LENT AND NOT INCRIMNATE MYSELF			
	nd that I have the right to remain silent and my silence can gainst me. I understand that I also have the right not to inco o testify.			
RIGHT TO PRESENT A DEFENSE AND PRODUCE WITNESSES				
	nd that I have a right to present evidence and to have the c			

on my own behalf.

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V. WAIVER OF CONSTITUTIONAL RIGHTS	S	
I waive and give up the above constitutional rights, for each of the chewhich I am pleading.	arges and alleg	ations listed to
Cunningham Waiver: I waive and give up the above constitutional riginal factors that may be used to increase my sentence.	hts, as to any se	entencing
VI. RIGHT TO & WAIVER OF PRELIMINARY HEA	ARING	
I understand that before I have a trial, the law gives me the right to a which the prosecution would produce evidence and the court must fir believe I committed the crimes with which I have been charged. I undabove constitutional rights at the preliminary hearing except for the rights.	nd reasonable callerstand that I had	ause to ave all of the
I give up my right to a preliminary hearing and the constitutional rights	s listed above.	
VII. ENTRY OF PLEA		
☑ I freely and voluntarily plead: ☐ GUILTY ☐ NO CONTEST to the admit the allegations on page one, understanding that this plea and a penalties listed above.		
I offer my plea of guilty or no contest freely and voluntarily and with function of the everything in this form. No one has made any threats; used any force loved ones; or made any promises to me, except as listed on this form plead guilty or no contest.	against me, my	y family, or
I am not under the influence of any drug, medication, or alcohol that a understand the nature of and consequences of my plea.	affects my ability	y to
I understand that the court is required to find a factual basis for my pleatering a plea to the proper offenses under the facts of the case. I of as the factual basis for my plea and any admissions:		
a. Preliminary Hearing Transcript b. Police Repo	ort	
c.		

d.
I am pleading to take advantage of a plea agreement and my attorney will stipulate to a factual basis for the plea. (*People v. West (1970) 3 Cal.3d 595*)

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NO CONTEST PLEA			
I understand that a no contest plea is the same as a guilty plea and the be convicted, and my no contest plea can be used against me in a cive	•		
HARVEY WAIVER			
I understand that as part of the plea agreement, the court will dismiss to which I have not pled. I understand that the court may consider the counts in sentencing me on the count(s) and allegation(s) to which I a	facts underlying dismissed		
VIII. AFTER THE PLEA			
ARBUCKLE WAIVER			
I understand that I have the right to be sentenced by the same judge that right and agree that any judge may sentence me.	who takes my plea. I give up		
PROBATION APPLICATION & REPORT & WAIVER			
I understand that I have the right to apply for probation. I waive and go probation.	ive up the right to apply for		
I understand that I have the right to have a written sentencing report. I waive and give up the right to a written sentencing report.			
TIME WAIVER			
I understand that I have the right to be sentenced within 20 court days. I give up that right and agree to a later date.			
DEFENDANT'S STATEMENT			
I have read or have had read to me this form and have initialed each of the items that applies to my case. If I have an attorney, I have discussed each item with my attorney. By putting my initials next to the items in this form, I am indicating that I understand and agree with what is stated in each item that I have initialed. The nature of the charges, possible defenses, and the effects of any prior convictions, enhancements, and special allegations have been explained to me. I understand each of the rights outlined above, and I give up each of them to enter my plea.			
Date:			
DEFENSE ATTORNEY'S STATEMENT			
I am the attorney for the defendant. I reviewed this form with my client. I have explained each of the items in the form, including the defendant's constitutional and statutory rights. I have answered all the defendant's questions with regard to those rights, the other items in this form, and the plea agreement. I have discussed the facts of the case and explained the consequences of the plea. I have discussed the nature and elements of the offenses, allegations, and enhancements, any possible defenses to them, the effect of any prior convictions, allegations, and enhancements, and the consequences of the plea, including immigration consequences.			
I concur in the plea and admissions and join in the waiver of defendant's constitutional stipulate that there is a factual basis for the plea.	I and statutory rights. I hereby		
Date:			

Defense Attorney's Signature

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INTERPRETER'S STATEMENT			
I, having been duly sworn or having a written oath on file, certify that I truly translated indicated below. The defendant stated that s/he understood the contents on this form the form.			
Language: Spanish Punjabi Other (specify language):			
Date:			
Interpreter's Signature			
PROSECUTOR'S STATEMENT			
I have read this form and understand the terms of the plea agreement. I concur in the no contest as set forth above.	Defendant's plea of guilty or		
Date:			
Prosecutor's Signature			
COURT'S FINDINGS AND ORDER			
The Court, having reviewed this form (and any addenda,) and having orally examination follows:	ined the defendant, finds as		
 The defendant has read or has had read to him or her and understands each of the initialed items on this form. 			
The defendant understands the nature of the charge(s), allegation(s), enhancements to which the defendant is pleading and the consequences of the plea and any admissions.			
 The defendant expressly, knowingly, understandingly, and intelligently waives his or her constitutional and statutory rights. 			
4. The defendant's plea, admissions, and waiver of rights are made freely and voluntarily.			
 A factual basis exists for the plea and admissions, or the defendant is plea bargain under <i>People v. West</i>. 	ading pursuant to a plea		
The court accepts the defendant's plea, admissions, and waiver of rights and the convicted based thereon.	defendant is hereby		
It is ordered that this document be filed with the court's records in this case and the admissions, and waiver of rights be accepted and entered in the minutes of this court's records in this case and the admissions, and waiver of rights be accepted and entered in the minutes of this case.			
Date:			

Judge of the Superior Court