ATTORNEY OR PARTY WITHOUT AN ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
NAME:	
ADDRESS:	
CITY, STATE, ZIP:	
TELEPHONE NO:	
FAX NO. (Optional):	
EMAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LASSEN	
STREET ADDRESS: 2610 Riverside Drive	
CITY, STATE, AND ZIP CODE: SUSANVILLE, CA 96130	
BRANCH NAME:	
PEOPLE OF THE STATE OF CALIFORNIA	
VS.	
DEFENDANT:	
	CASE NUMBER:
DUI ADVISEMENT OF RIGHTS, WAIVER AND PLEA FORM	
(Vehicle Code § 23153)	

INSTRUCTIONS

Fill out this form if you wish to plead guilty or no contest to the charges against you. Initial the box for each applicable item only if you understand it, and **sign and date the form on page 5**. 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 ATTORNEY

1.	I understand that I have the right to be represented by an attorney throughout the proceedings. I understand that	INITIALS 🕹
	the Court will appoint a free attorney for me if I cannot afford to hire one, but at the end of the case, I may be asked to pay all or part of the cost of that attorney, if I can afford to. I understand that there are dangers and	
	disadvantages to giving up my right to an attorney, and that it is almost always unwise to represent myself.	1.
NA	TURE OF THE CHARGES (Initial all items you are charged with.)	
l un	derstand that I am charged with a violation of Vehicle Code section(s):	
2.	23153(a) - Driving under the influence of alcohol or drugs, or both, and when driving, committing an act forbidden by law or neglecting a duty imposed by law, which causes injury to another person.	2.
3.	23153(b) - Driving when my blood-alcohol level was .08 percent or higher, and when driving, committing an act forbidden by law or neglecting a duty imposed by law, which causes injury to another person.	3.
4.	23153(d) - Driving a commercial vehicle when my blood-alcohol level was .04 percent or higher, and when driving, committing an act forbidden by law or neglecting a duty imposed by law, which causes injury to another person.	4.
5.	Check if applicable - 14601 or 14601.1 or 14601.2 or 14601.5 Driving in knowing violation of a driver's license restriction, suspension, or revocation.	5.
6.	Check if applicable - 14601.3 (Habitual traffic offender) - Accumulating a driving record history in knowing violation of a driver's license suspension or revocation.	6.
7.	If applicable - I understand that I am also charged with the following other offense(s):	
	TYPE OF OFFENSE(S) AND SECTION NUMBER(S)	7.

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8.	8. If applicable - I am also charged with having the following other conviction(s):		
	LIST OFFENSE(S), CASE NUMBER(S) AND DATE(S)		8.
9.	If applicable - I am also charged with violating the probation order(s) in the following ca	se(s):	
	······································		9.
	CASE NUMBER(S) AND DATE(S)		
10.	I understand the charge(s) against me, and the possible pleas and defenses.		10.
со	NSTITUTIONAL RIGHTS		
11.	RIGHT TO A JURY TRIAL - I understand that I have the right to a speedy, public jury tria presumed innocent, and I could not be convicted unless 12 impartial jurors were convince reasonable doubt.		11.
12.	RIGHT TO CONFRONT WITNESSES - I understand that I have the right to confront and testifying against me.	cross-examine all witnesses	12.
13.	 RIGHT AGAINST SELF-INCRIMINATION - I understand that I have the right to remain silent and not incriminate myself, and the right to testify on my own behalf. I understand that by pleading guilty or no contest, or admitting other conviction(s) or probation violation(s), I am incriminating myself. 		
14.	14. 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.		
RIGHTS ON CHARGES OF OTHER CONVICTION(S) AND PROBATION VIOLATION(S)			
15.	15. I understand that I have the right to an attorney, the right to a jury trial, the right to confront witnesses, the right against self-incrimination, and the right to produce evidence and witnesses for all of the charges against me, including other alleged conviction(s) or probation violation(s). However, for a charge of violating probation, I do not have the right to a jury trial, although I do have the right to a hearing before a judge.		
WA	IVER OF RIGHTS		
	lerstanding all of the above, for all of the charges against me, including any other alleged o ation(s):	conviction(s) or probation	
16.	I give up my right to an attorney, and I choose to represent myself. (Does not apply if you	have an attorney.)	16.
17.	I give up my right to a jury trial.		17.
18.	I give up my right to confront and cross-examine witnesses.		18.
19.	I give up my right to remain silent and to not incriminate myself.		19.
20.	I give up my right to produce evidence and witnesses on my own behalf.		20.
со	CONSEQUENCES OF PLEA OF GUILTY OR NO CONTEST		
21.	21. I understand that if I am not a citizen, a plea of guilty or no contest <i>(nolo contendere)</i> could result in my deportation, exclusion from admission to this country, or denial of naturalization.		
22.	22. I understand that a plea of no contest will have the same effect in this case as a plea of guilty, and it can be used against me in a civil lawsuit unless the offense is punishable only as a misdemeanor.		
23.	I understand that any plea entered in this case may be grounds for revoking probation or been granted to me in any other case.	parole which has previously	23.

CONSEQUENCES OF PLEA OF GUILTY OR NO CONTEST (Continued) INITIALS V 24. I understand that in addition to the fine indicated on the penalty charts on pages 3 and 4, 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 of \$100 to \$1,000 (or \$200 to \$10,000 if the offense is a felony) unless the Court finds compelling and extraordinary reasons not to do so. 24. 25. I understand that the Department of Motor Vehicles (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 or revocation as a result. 25. 26. I understand that being under the influence of alcohol or drugs, or both, impairs my ability to safely operate a motor vehicle, and 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. 26. 27. I understand that if I am the registered owner of the vehicle used in the offense: A. The Court will impound my vehicle at my expense for up to 90 days, unless it is determined that it is in the 27A. interest of justice not to do so. B. The Court may also require me to install an ignition interlock device (IID) for up to three years. Installation of this device, which prevents the vehicle from starting if I have alcohol in my body, does not authorize me to drive without a valid driver's license. 27B. C. The Court may declare my vehicle to be a nuisance and order it sold following a hearing if I have one or more other convictions for driving under the influence (DUI), vehicular manslaughter (Penal Code § 191.5 or 192.5(a)), or any combination thereof, in the past 7 years. 27C. D. If I am convicted of a second or subsequent violation of driving with a suspended or revoked license (V.C. § 14601 et seq.) or driving without a license (V.C. § 12500(a)), my vehicle will be subject to forfeiture as a nuisance. 27D.

Offense	Minimum and Maximum Sentences when Probation is Granted (3 to 5 Years Probation Term)	Minimum and Maximum Sentences without Probation	
First Offense	5 days to 1 year in county jail, a \$390 to \$1,000 fine, and	16 months or 2 or 3 years in state prison (or 90	
within 10 years	completion of a 3-month alcohol/drug program (or a 9-month	days to 1 year in county jail), and a \$390 to	
See Nos. 28-35.	program if my blood-alcohol content was .20 percent or more,	\$1,000 fine. The DMV will also impose a 1-	
	or if I refused a chemical test at arrest). The DMV will also	year driver's license suspension.	
	impose a 1-year driver's license suspension.		
Second Offense	Either: (A) at least 120 days in county jail, and a \$390 to	16 months or 2 or 3 years in state prison (or 120	
within 10 years	\$5,000 fine; or (B) 30 days to 1 year in county jail, a \$390 to	days to 1 year in county jail), and a \$390	
(other conviction of	\$1,000 fine, and completion of an 18-month alcohol/drug	to \$5,000 fine. The DMV will also impose a 3-	
section 23152, 23153,	program. Note - Under either option, the DMV will also	year driver's license revocation.	
or 23103 under	impose a 3-year driver's license revocation.		
23103.5)			
See Nos. 28-35.			
Third or Sub-	30 days to at least 1 year in county jail, a \$390 to \$5,000 fine,	2, 3, or 4 years in state prison, and a \$1,015 to	
sequent Offense	completion of an 18-month alcohol/drug program, and	\$5,000 fine. The DMV will impose a 5-year	
within 10 years	restitution or reparation to the victim as required by law. The	driver's license revocation. (An additional 3	
(other convictions of	DMV will also impose a 5-year driver's license revocation.	years in state prison will be ordered if I already	
section 23152, 23153,		have 4 or more DUI convictions and the	
or 23103 under		offense caused great bodily injury to another	
23103.5)		person.)	
See Nos. 28-36.			

ADDITIONAL PENALTIES FOR A VIOLATION OF SECTION 23153			
28.	I understand that if my alleged offense also caused bodily injury or death to more than 1 victim , upon a felony conviction, my sentence will be enhanced by 1 year in state prison for each additional victim, up to a maximum of 3 additional years.	INITIALS ↓ 28.	
29.	I understand that the DMV may suspend or revoke 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.	29.	
30.	I understand that the DMV will revoke my driver's license for 4 years if I have a prior felony conviction in the past 10 years of Vehicle Code § 23152 or 23153 or Penal Code § 192(c)(1), or any conviction within 10 years of Penal Code § 191.5(a), 191.5(b), or 192.5(a).	30.	
31.	I understand that the DMV will prohibit me from operating a commercial vehicle for one year if I am convicted of a first DUI offense or willful refusal to submit to or complete a chemical test to determine my blood-alcohol level which occurred in any vehicle. The DMV will prohibit me from operating a commercial vehicle ever again if I am convicted of a second or subsequent DUI offense or willful refusal to submit to or complete a chemical test in any vehicle.	31.	
32.	I understand that the DMV will not restore my driving privilege following my driver's license suspension or revocation unless I provide the DMV with proof of insurance for 3 years.	32.	
33.	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 , and that I must surrender my license to the Court.	33.	
34.	I understand that if I am placed on probation, it is unlawful to drive with a blood-alcohol level of .01 percent or higher and that my license will be suspended by the DMV for up to one year if I do so.	34.	
35.	I understand that if my blood-alcohol level was .15 percent or above, 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.	35.	
36.	If applicable - I understand that if I am convicted of a third or subsequent DUI violation, I will be designated as an habitual traffic offender for 3 years after my conviction, and I will receive an enhanced sentence if I drive in violation of my license revocation.	36.	

Vehicle Code	First Offense	Second or Subsequent Offense:
Section		I have one or more prior convictions in the past 5 years
		of either sections 14601, 14601.1, 14601.2, or 14601.5.
14601	5 days to 6 months in jail, and a fine of \$300 to \$1,000.	10 days to 1 year in jail, and a fine of \$500 to \$2,000.
		10 days in jail required if probation is imposed.
14601.1	Up to 6 months in jail, or a fine of \$300 to \$1,000, or both.	5 days to 1 year in jail, and a fine of \$500 to \$2,000.
14601.2	10 days to 6 months in jail, and a fine of \$300 to \$1,000.	30 days to 1 year in jail, and a fine of \$500 to \$2,000.
	10 days in jail required if probation is imposed.	30 days in jail required if probation is imposed.
If I have	been designated as a habitual traffic offender within 3 years of this	conviction, in addition to the penalties
	above, I will also be sentenced to serve 180 days in jail an	d to pay a \$2,000 fine.
14601.5	Up to 6 months in jail, or a fine of \$300 to \$1,000, or both.	10 days to 1 year in jail, and a fine of \$500 to \$2,000.
		Note - Section 14601.3 also constitutes a prior
		conviction for this offense.

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Vehicle Code First Offense		Second or Subsequent Offense:
Section		Prior conviction(s) in past 7 years of section 14601.3.
14601.3	30 days in jail, and a fine of \$1,000.	180 days in jail, and a fine of \$2,000.

ADDITIONAL PENALTY FOR A VIOLATION OF SECTION 14601, 14601.1, 14601.2 AND 14601.5

- 37. If applicable I understand that if I am convicted of a violation of Vehicle Code § 14601.2, or if the original charge was for a violation of that section but I am pleading to section 14601, 14601.1 or 14601.5, the Court will order me to install an ignition interlock device (IID) on any vehicle that I own or operate for up to three years. Installation of this device, which prevents the vehicle from starting if I have alcohol in my body, does not authorize me to drive without a valid driver's license. Failure to install the IID shall result in the suspension of my driver's license by the DMV.
- 38. I have read and understood the applicable charts on pages 3 and 4, which list the minimum and maximum penalties for the offense(s) I am charged with. (See No. **39** for the offenses not listed in the charts.)
- 39. If applicable I understand that the possible consequences for the offense(s) charged, which are not listed on the penalty charts on pages 3 and 4, include the following:

	• SECTION NUMBER	JAIL - MIN.	MAX.	FINE - MIN.	MAX.	
	OTHER CONSEQUENCES:					
	•					
	SECTION NUMBER	JAIL - MIN.	MAX.	FINE - MIN.	MAX.	
	OTHER CONSEQUENCES:					
	SECTION NUMBER	JAIL - MIN.	MAX.	FINE - MIN.	MAX.	
	OTHER CONSEQUENCES:					
	•					
	SECTION NUMBER	JAIL - MIN.	MAX.	FINE - MIN.	MAX.	
	OTHER CONSEQUENCES:					39.
PLE	A(S)					
40.	I hereby freely and volunt	arily plead	GUILTY OR NO CON		ne following:	
						40.
			LIST CHARGE(S)			
	 If applicable - I freely and voluntarily admit the other conviction(s) that I listed on this form. I understand that this admission will increase the penalties which are imposed on me. 					41.
	 If applicable - I freely and voluntarily admit the probation violation(s) that I listed on this form and give up my right to a hearing before a judge regarding the probation violation(s). 				42.	

INITIALS V

37.

38.

PEOPLE OF THE STATE OF CALIF	OBNIA vs		CASE NUMBER:	
DEFENDANT:				
-	to a delay of from 6 hours to 5 days prior) days for a felony. I give up this right an	-		43.
and the right to a delay of up to 20 days for a felony. I give up this right and agree to be sentenced at this time.				
	have the right to enter my plea before, a	and to be senter	nced by, a judge. I give up	
this right and agree to enter my pl	ea before, and to be sentenced by:			
				44.
	TEMPORARY JUDGE'S NAME			
			DATE	
**DEFENDANT'S SIGNATURE:			DATE:	
	ATTORNEY'S STATEM	ENT		
-	ndant. I have reviewed the form and any d answered all of the defendant's questic			
-	defendant, and explained the consequen	-	-	
	a and in the defendant's decision to waiv			(s), and the
		e then constitut	ional rights.	
SIGNATURE OF DEFENDANT'S ATTORNEY			DATE	
	INTERPRETER'S STATEMENT (i	if applicable)		
L having been sworn or having a writte	en oath on file, certify that I truly translate	ed this form to th	ne defendant in the language	indicated
	understood the contents of the form, and			indicated
Language: 🔲 Spanish 🔲 Oth	er (specify):			
COURT INTERPRETER'S SIGNATURE	TYPE OR PRINT NAME		DATE	
	COURT'S FINDINGS AND	ORDER		
The Court, having reviewed this form a	and any addenda, and having questioned	d the defendant	concerning the defendant's of	constitutional
	of other conviction(s) and probation violat			
	ently waived their constitutional rights. T			
	made with an understanding of the natu			
basis for the plea(s). The Court accept	s the defendant's plea(s), the defendant	's admission of	the other conviction(s) and p	robation

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Judge of the Superior Court Temporary Judge of the Superior Court

violation(s), if any, and orders this form filed and incorporated in the docket by reference as though fully set forth therein.