400 County Center 1050 Redwood City, CA 94063 South	nern Division Mission Road n San Francisco, CA 94080	
THE PEOPLE OF THE STATE OF CAL	LIFORNIA	
	PLAINTIFF	
VS.		
	DEFENDANT	
		Case Number
WAIVER OF RIGHTS FOR ENTRY OF CONTENDERE (NO CONTEST) – MISI		
 I understand that I have a right to be r to have the Court appoint one. [CHECK ONE ONLY] I hereby give up the right to be My attorney is present and I had I hereby give up my right to be 	ave discussed the charges and possible defense personally present at all stages of the proceeding guilty or nolo contendere. I have previously disc	proceedings and if I can't afford an attorney, es with my attorney. Ings and authorize my attorney to appear on
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3. I HEREBY GIVE UP THE FOLLOWIN		
A. The right to a trial and specifically the right to a trial by jury.		
B. The right to use the power of the Court to subpoena witnesses and present evidence on my behalf, including my right to testify on my own behalf.		
C. The right to confront and cross-e:	xamine the witnesses against me	
_	on, which means the right not to testify against n	nvself.
 My decision to plead guilty or nolo cor 	ntendere has been made freely and voluntarily ne. There have been no promises to me of rew	without threat or fear to me or anyone
·	ty which may be imposed is as indicated below:	
COUNT NUMBER AND CHARGE	MINIMUM / MAXIM	
If this box is checked, I am charged with Section 23103 under 23103.5 of the Vehicle Code.	No Probation: not less than 5 nor more than less than \$145 nor more than \$1,000 (imprisonment. Probation Granted: not less Jail or a fine of not less than \$145 nor more fine and imprisonment and participation in educational component of an alcohol and drug	plus assessments) or both fine and than 5 nor more than 90 days in County than \$1,000 (plus assessments) or both and completion of, at a minimum, the

I understand that if I am charged with 23103 under 23103.5 of the Vehicle Code, a plea of guilty/nolo contendere to that charge will be considered a prior conviction to enhance the penalties under Vehicle Code Sections 23152 and/or 23153 if the commission of said offense(s) occurs within ten (10) years of the commission of this offense.

6. I understand that I will be ordered to make restitution to the victim, if the offense involved a victim, and that the restitution order shall be enforceable as a civil judgment. I understand that a restitution fine of not less than \$100 or more than \$1,000 will also be imposed. 7. If applicable, I understand that, if I am subsequently convicted of a misdemeanor violation of Vehicle Code sections 12500(a), 14601, 14601.1, 14601.2, 14601.3, 14601.4, or 14601.5, pursuant to Vehicle Code section 14607.6 a motor vehicle is subject to forfeiture as a nuisance if it is driven on a highway by driver with a suspended or revoked license, or by an unlicensed driver who is the registered owner of the vehicle who has a previous misdemeanor conviction of any one of these sections. If applicable, I understand that if I am convicted of a violation of Vehicle Code section 14601.2, the Court will require me to 8. install an ignition interlock device (IID) on any vehicle that I own or operate for a period of 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. 9. Non-US Citizen - I understand that if I am not a citizen, conviction of the offense with which I have been charged may have the consequences of deportation, exclusion from admission to the United States, or denial of naturalization or amnesty, pursuant to the laws of the United States. [PC § 1016.5] 10. I understand that I have the right to enter my plea before, and be sentenced by a Judge. I give up this right and agree to enter my plea before, and be sentenced by: , a Judge Pro Tempore (Temporary Judge). I understand that I have the right to be sentenced by the same judge who takes this plea if the case is continued for sentencing. 11. and hereby Give up that right Do not give up that right. I have read and fully understand all of the rights set forth above. With that in mind, I freely and voluntarily waive (give up) those rights as indicated. I have read and understand the charges and special allegations made against me, and I have read and understand the penalties and other consequences of a conviction for those offenses. With these consequences in mind, I freely and voluntarily enter a plea of (check one): GUILTY NOLO CONTENDERE to section(s): Defendant's Signature ATTORNEY ACKNOWLEDGEMENT: I certify that I have explained all of the rights stated above and have answered all of the guestions regarding this plea to the abovenamed defendant. I have also discussed the facts of the case and explained the consequences of this plea, the elements of the offense(s), and the possible defenses with the defendant. I am satisfied that he/she knowingly and intelligently has waived all of the rights stated above and full understands the nature and the consequences of the charge(s) against him/her. Signature of Defendant's Attorney DATE **INTERPRETER CERTIFICATION (if applicable):** I certify that I have been sworn or have a written oath on file and that I well and truly translated the entire contents of this form to the defendant into Spanish Other (specify): The defendant stated to me that he/she understands the contents of this form, and then he/she initialed and signed the form. Interpreter's Signature DATE **FINDINGS AND ORDER** The defendant personally and by his/her attorney in open court having this date entered a plea of plea of pullty plant not contendere, and knowing, intelligent and voluntary waiver of the above rights, and that a factual basis exists for such plea(s).

having been advised as to his/her rights, said plea is hereby accepted and ordered entered. The Court finds that the defendant made a

DATED:	
	☐ JUDGE OF THE SUPERIOR COURT☐ JUDGE PRO TEM OF THE SUPERIOR COURT