220 Mair 939 West	COURT OF CALIFORNIA, COUNTY OF IMPERIAL a Street, Brawley, CA 92227 a Main Street, El Centro, CA 92243	FOR COURT USE ONLY			
People of the Sta	ate of Califomia, vs.				
Defendant(s):					
	PLEA OF GUILTY/NO CONTEST FELONY (PC 1016, 1016.5, 1017)	CASE NUMBER:			
I, the defend	ant in the above-entitled case, in support of my plea of Guilty/No	Contest, personally declare as follows:			
	e charges now filed against me in this case, I plead	to the following			
Offense	s and admit the enhancements, allegations and prior convictions as f	Ollows: ENHANCEMENT/ALLEGATION			
COUNT	CHARGE	ENHANCEMENT/ALLEGATION			
PRIORS: (LI	ST ALLEGATION SECTION, CONVICTION DATE, COUNTY, CASE	NUMBER, AND CHARGE)			
	not been induced to enter this plea by any promise or representation ent with the District Attorney.)	on of any kind, except: (State any			
3. I am ent	ering my plea freely and voluntarily, without fear or threat to me or a	nyone closely related to me.			
4. I unders	tand that a plea of No Contest is the same as a plea of Guilty for all p	ourposes.			
5. I am sob					
	CONSTITUTIONAL RIGHTS				
	and that I have the right to be represented by a lawyer at all stages of the proappoint a lawyer for me if I cannot afford one.	oceedings. I can hire my own lawyer or			
	hat as to all charges, allegations and prior convictions filed against me, a entence, now or in the future, I also have the <u>following constitutional ri</u> no contest:				
6b.	I have the right to a speedy and public trial by jury. I now give up this	s right.			
6c.	I have the right to confront and cross-examine all the witnesses against m right.	e. I now give up this			
6d.	I have the right to remain silent (unless I choose to testify or I now give up this right.	n my own behalf).			
6e.	I have the right to present evidence in my behalf and to have the court sub at no cost to me. I now give up this right.	opoena my witnesses			

DEFENDANT:		CASE NUMBER:
CONSE	QUENCES OF PLEA OF GUILTY OR NO	O CONTEST
7. Imposition of Upper Term – CRC 4.4 Pursuant to 1170.1(d)(2) the upper term justify the imposition of a term of imprisonme been stipulated to by the defendant or found tr	12 Factors in Aggravation sentence may only be imposed when there a nt exceeding the middle term and the facts ur	re circumstances in aggravation that aderlying those circumstances have rier of fact.
o CRC Rule 4.412		
o CRC Rule 4.412		
o CRC Rule 4.412		
8a. I understand that installation of an ignition driver's license. VC 23575(c)	on interlock device (IID) on a vehicle does not	allow a person to drive without a valid
8b. I understand that I may receive this max plus a term of mandatory supervision; \$ with return to custody for every violation of a for a period up to 5 years or the maximum term to a year in jail custody, plus the fine, and any condition of probation I can be sentenced to i	fine; andyears parole of condition thereof. If I am not sentenced to imply of imprisonment, whichever is greater. As conditions deemed reasonable by the Conditions deemed reasonable deemed reasonable by the Conditions deemed reasonable	or post-release community supervision, prisonment, I may be granted probation inditions of probation I may be given up pourt. I understand that if I violate any
8c. I understand that I must pay a restitution amount, and that I must pay <u>full restitution</u> to		abject to a suspended fine in the same
8d. I understand that my conviction in this probation, substantially increased pena	s case will be a serious/violent felony ("strillties, and a term in State Prison in any future	
8e. IMMIGRATION CONSEQUENCES (1) I understand that if I am not a U.S. c 4), have the consequences of removal/deports and citizenship pursuant to the laws of the U.S. light of this advisement; (3) I have, in fact, di consider and discuss the immigration consequences immigration consequences. I choose to proceed	itizen, this plea of Guilty/No Contest may, and tion, exclusion from admission to the United S.; (2) I understand I have the right to request scussed my immigration status with my attornates of my plea with him/her or an immigration.	States, and/or denial of naturalization additional time to consider my plea in ney and have had sufficient time to
8f. I understand that my plea of Guilty or supervision, parole or post-release supervision		vocation of my probation, mandatory
8g. My attorney has explained to me that of (Circle applicable consequences.)	her possible consequences of this plea may be	
 Consecutive sentences Loss of driving privileges Lifetime registration as an arson /sex offender Registration as a narcotic / gang offender Cannot possess firearms or ammunition Blood test and saliva sample Priorable (increased punishment for futu offenses) 	(12) Presumptive imprisonment(13) Presumptive State Prison(14) Sexually Violent Predator Law	a. Limited local credits (290/serious/prior) b. Violent Felony (No credit or max. 15%) c. Prior Strike(s) (No credit to max. 20%) d. Murder on/after 6/3/98 (No credit) (18) Other:
	ppeal the following: 1) denial of my 1538.5 m .12), and 3) any sentence stipulated herein.	otion, 2) issues related to strike priors
 (Harvey Waiver) The sentencing judge including any unfiled, dismissed or strick imposing sentence. 	may consider my prior criminal history and the ken charges or allegations or cases when gran	e entire factual background of the case, ting probation, ordering restitution, or

DEF	ENDANT:			CASE NUMBER:	E)	
11.	commit another crime, violat	isposition pursuant to PC 1192.5: It is any condition of my release, or we portion of this agreement will be carry/no contest plea(s).	willfully fail to appe	ear for my probation inter	view or my	
12.	(Arbuckle Waiver) I give up n	my right to be sentenced by the judge	e who accepts this pl	lea.		
13.	(Probation Report) I give up	my right to a full probation report b	pefore sentencing.		1	
14.		nless previously agreed to as indicated in paragraph two (2), I understand that the matter of probation and/or sentence lll be determined solely by 74478the court.				
15.	investigation of this case exce	I give up my interest in all non-bio epte impounding agency within 60 days	and acknowledge th	nat if I listed any property	here, I	
		PLEA				
16.	that on the dates charged, I: (t and admit the charges, convictions Describe facts as to each charge an	nd allegation)		<u> </u>	
	addendum, and everything	perjury that I have read, understo on the form and any attached ad	ldendum is true and	d correct.		
Date	ed:	Defendant's Signature				
Def	endant's Address:					
		Street				
Tele	phone Number: ()	City	State Z	ip		
			Defendant's Ri	ght Thumb Print		
and a imm unde	any addendum thereto. I discussigration consequences. I personate	ATTORNEY'S Some above-entitled case, personally rested all charges and possible defense ally observed the defendant fill in any ed the defendant date and sign this form	ad and explained to to s with the defendant d initial each item, or	, and the consequences of t rread and initial each item	this plea, including any to acknowledge his/her	
Date	d:					
		(Print Name)		ey for Defendant	(Signature)	
			(Circle	one: PD/AC/RETAIN	NED)	
this f	e sworn form and any attached addendum signed the form and any addend	 The defendant indicated understar 	this proceeding, truly	translated for the defendant	nt the entire contents of ndum and then initialed	
Date	d:					
		(Print Name)	Cou	rt Interpreter	(Signature)	
	People of the State of California, cy/No Contest as set forth above	PROSECUTOR'S plaintiff, by its attorney, the District A e.		ty of Imperial, concurs with	n the defendant's plea of	
Date	d:			District.		
		(Print Name)	Deputy	District Attorney	(Signature)	

DEFENDANT:	CASE NUMBER:
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COURT'S FINDING AND ORDER

The Court, having questioned the defendant and defendant's attorney concerning the defendant's plea of Guilty/No Contest and admissions of the prior convictions and allegations, if any, finds that: The defendant understands and voluntarily and intelligently waives his/her constitutional rights; the defendant's plea and admissions are freely and voluntarily made; the defendant understands the nature of the charges and the consequences of the plea and admissions; and there is a factual basis for same. The Court accepts the defendant's plea and admissions, and the defendant is convicted thereby.

Dated:	5:			
		Judge o	f the Superior Court	

IMMIGRATION CONSEQUENCES

If you are not a U.S. citizen, you should consult with your attorney or an immigration attorney about the immigration consequences of your plea, particularly if your offense might qualify as an "aggravated felony," crime of moral turpitude, controlled substance offense, firearm offense, or domestic violence offense (see below). It is your attorney's obligation to provide you with accurate and affirmative advice about the immigration consequences of your plea, and you have the right to additional time to evaluate those immigration consequences. By entering a plea, you are indicating to the court you know of and understand the specific immigration consequences that will result from your conviction.

Immigration consequences are a matter of federal law. Whether an offense qualifies as one of the "aggravated felonies" listed below is determined by federal statutes and case law. (See *Esquivel-Quintana v. Sessions* (2017) U.S. , 137 S.Ct. 1562, 198 L.Ed.2d 22.) Certain offenses defined as misdemeanors under State law may be considered "aggravated felonies" under federal law.

Any conviction of a non-citizen for an "aggravated felony" will result in removal/deportation, exclusion, and/or denial of naturalization. (See 8 U.S.C. § 1227(a)(2)(A)(iii).) "Aggravated felonies" (see 8 U.S.C. § 1101(a)(43)) include but are not limited to:

- (1) Murder; rape; or sexual abuse of a minor;
- (2) A crime of violence, as defined in 18 U.S.C. § 16, but not including a purely political offense;*
- (3) Trafficking of a controlled substance, firearms, destructive devices or explosive materials;
- (4) Money laundering if the amount exceeds \$10,000;
- (5) An explosive materials offense;
- (6) A firearms offense:
- (7) A theft offense, including receipt of stolen property, or burglary offense;*
- (8) Child pornography;
- (9) Pimping, pandering, or operating a prostitution business;
- (10) Human trafficking;
- (11) Fraud or deceit in which the loss to the victim or victims exceeds \$10,000;
- (12) Failure to appear by a defendant for service of a sentence if the underlying offense is punishable by imprisonment for a term of five years or more, or failure to appear to answer or resolve a felony for which a sentence of two years' imprisonment or more may be imposed:
- (13) Commercial bribery, counterfeiting, forgery, or trafficking in vehicles the identification numbers of which have been altered;*
- (14) Obstruction of justice, perjury or subornation of perjury, or bribery of a witness;*
- (15) An attempt or conspiracy to commit any of the above offenses.
- * If the term of imprisonment is at least one year.

Other crimes (as defined by federal law) that **may** result in removal/deportation, exclusion, and/or denial of naturalization or other severe immigration consequences include, but are not limited to:

- (1) A crime of moral turpitude (see 8 U.S.C. §§ 1182(a)(2)(A)(i), 1227(a)(2)(A)(i));
- (2) A controlled substance offense (see 8 U.S.C. §§ 1182(a)(2)(A)(i), 1182(a)(2)(C), 1227(a)(2)(B));
- (3) A firearm or destructive device offense (see 8 U.S.C. § 1227(a)(2)(C));
- (4) A domestic violence, stalking, or child abuse offense (see 8 U.S.C. § 1227(a)(2)(E)(i));
- (5) Violation of a protective order (see 8 U.S.C. § 1227(a)(2)(E)(ii));
- (6) A human trafficking offense (see 8 U.S.C. §§ 1182(a)(2)(H), 1227(a)(2)(F));
- (7) Multiple criminal convictions with an aggregate sentence of five years or more (see 8 U.S.C. § 1182(a)(2)(B));
- (8) A prostitution offense (see 8 U.S.C. § 1182(a)(2)(D));

A "serious criminal offense," which includes any felony, a crime of violence, and reckless driving or DUI with injury (see 8 U.S.C § 1182(a)(2)(E)).