

Superior Court of California, County of Sacramento Waiver and Plea to Reckless Driving (Alcohol Related) Packless Driving (Vehicle Code 23103 and 23103 5)

(For Court Use Only)

Defendant Name:			
Case Number:			
	, understand that I am charged with driving a vehicle on (Date)	alcohol in my blood (Ve	under the chicle Code
l understand that I am also charged with hav	ng a conviction for a separate violation of an offense specified in Sections 23103 and 23103.5 of t	he Vehicle Code with a	n offense date
I understand the penalties are:			
determined, if any, or restitution fund a: B. Minimum Without Probation: Fine of victim(s) in an amount to be determine C. Minimum With Probation: Fine of \$1 to victim(s) in an amount to be determine Enrollment in an alcohol and drug educ (Vehicle Code Section 23103.5(e)). Uno probation terms and conditions to inclublood alcohol chemical test when offer I further understand that a conviction resultin Sections 23540, 23546, 23550, 23560, 23560	alty assessments of \$2,700.00, plus additional fees up to an amount of \$839.00, plus restitution to a sessment of \$1,000.00, 90 days in jail, and a suspension of driving privilege for 30 days. If \$145.00, plus penalty assessments of \$405.00, plus additional fees up to an amount of \$668.00, d, if any, or restitution fund assessment of \$150.00, or 5 days in jail, or both. 45.00, plus penalty assessments of \$405.00, plus additional fees up to an amount of \$668.00, plus ned, if any, or restitution fund assessment of \$150.00 (plus an additional \$150.00 suspended pendent ation program and completion, at a minimum, of educational component of that program except understand that I may be ordered to attend an alcohol and drug problem assessment program (Vehic de: obey all laws, not drive a motor vehicle with any drugs or measurable amount of alcohol in you add by any peace officer, not drive without a valid California driver's license or without valid insurance from a plea of guilty or no contest in this matter shall be a prior offense for the purpose of subsections accurs within ten years of this offense. In such a case, this conviction shall not be stricken by the content of the purpose of the	plus restitution to s restitution ling violation of probation der compelling circum de Code Section 23647 ir system, not refuse to ce. quent sentencing as sp	on); stances 7). Standard complete a recified in
I understand that if I am not a citizen of the United States, or denied naturalization as a I have discussed any applicable immigration I understand that if I am currently on probatic I understand that my driver's license suspens Conviction with one or more prior viola If I am subsequently convicted of a violation	consequences with my attorney. n or parole for any other criminal offense, that such probation could be revoked as a result of my parole for any other criminal offense, that such probation could be revoked as a result of my parole for revocation from DMV administrative proceedings is independent of court imposed penalties tions of Vehicle Code sections 23103/23103.5: of Vehicle Code section 23103 and 23103.5 within 10 years of a conviction for the same offense, who, I shall be subject to the above penalties except that I will be required to participate in an alcohol	olea today. which	
, , , , ,	IT TO PERSONALLY WRITE YES OR NO IN EACH BOX:	I understand	I give up th
Right to a speedy and public jury trial hearing all of the evidence, 12 imparthat I am guilty. I have a right, through	. At the trial, I would be presumed to be innocent, and I could not be found guilty unless, after tial jurors chosen from the community were unanimously convinced beyond a reasonable doubt	this right	right
Right to remain silent and not incriming			
Right to subpoena and produce evid	all witnesses against me.		
3 · · · · · · · · · · · · · · · · · · ·	all witnesses against me. nate myself.		
5 Right to be centenced by a judge: Li	all witnesses against me. nate myself. ence.		
6. Right to be represented by an attorn	all witnesses against me. nate myself.		
Right to be represented by an attorn- afford my own.	all witnesses against me. nate myself. ence. nderstand that by giving up this right I stipulate that I may be sentenced by a temporary judge.		
Right to be represented by an attornafford my own. Right to delay sentencing not less th	all witnesses against me. nate myself. ence. nderstand that by giving up this right I stipulate that I may be sentenced by a temporary judge. ey at all stages of the proceedings and to have the court appoint one at no charge if I cannot an 6 hours nor more than 5 days after the entry of this plea.		
Right to be represented by an attorn afford my own. Right to delay sentencing not less th DEFENDANT	all witnesses against me. nate myself. ence. nderstand that by giving up this right I stipulate that I may be sentenced by a temporary judge. ey at all stages of the proceedings and to have the court appoint one at no charge if I cannot an 6 hours nor more than 5 days after the entry of this plea. TO PERSONALLY WRITE YES IN ONE OF THE TWO BOXES:		
Right to be represented by an attornafford my own. Right to delay sentencing not less th DEFENDANT REPRESENTED BY SELF: I give up my r REPRESENTED BY AN ATTORNEY: I ha	all witnesses against me. nate myself. ence. nderstand that by giving up this right I stipulate that I may be sentenced by a temporary judge. ey at all stages of the proceedings and to have the court appoint one at no charge if I cannot an 6 hours nor more than 5 days after the entry of this plea. TO PERSONALLY WRITE YES IN ONE OF THE TWO BOXES: ight to an attorney we discussed my case with an attorney, we discussed the rights I am giving up by my plea, the		
Right to be represented by an attornafford my own. Right to delay sentencing not less th DEFENDANT REPRESENTED BY SELF: I give up my r REPRESENTED BY AN ATTORNEY: I ha elements of the offense(s) charged, the po	all witnesses against me. nate myself. ence. Inderstand that by giving up this right I stipulate that I may be sentenced by a temporary judge. ey at all stages of the proceedings and to have the court appoint one at no charge if I cannot an 6 hours nor more than 5 days after the entry of this plea. TO PERSONALLY WRITE YES IN ONE OF THE TWO BOXES: ight to an attorney we discussed my case with an attorney, we discussed the rights I am giving up by my plea, the ssible defenses and the consequences of my plea.	I understand	
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CR-63 (Rev: 03/17/2025)

ATTORNEY'S STATEMENT

I certify that I am the attorney of record for the defendant; that I have fully discussed matters herein with the defendant and advised the defendant thereon;

- that I have explained each of the above rights to the defendant, and the representations of the defendant are the defendant's own;
- that I have explored the facts with defendant and studied defendant's possible defenses to the charge(s);
- that I have discussed the nature of the charges and direct consequences of entering a plea;
- that I have advised about the immigration consequences of a proposed disposition, and defended against those consequences consistent with the goals of and with the informed consent of the defendant and professional standards;
- that I believe that the plea and waivers are intelligently and expressly made;
- that I join the plea and waivers; that I stipulate there is a factual basis for the plea and that the time is waived for judgment and sentencing.

The imm	nigration aspect is based on California Penal Code Section 1016.3 (a).			
	Absentia form attached.			
Signed: _		Date:		
INT	ERPRETER'S STATEMENT			
translat	ted this form and all the questions therein to the defendant in the languated this form at the defendant's direction. The defendant indicated under	age. With the exception of the defendant's signature, I have		
Signed: _		Date:		
DIS	TRICT ATTORNEY'S STATE	MENT		
This offe	nse is alcohol related. This reduction to a charge of reckless driving is r	made for the following reasons:		
	Accuracy of chemical test			
	May be unable to sustain burden of proof			
	Questionable probable cause			
	Negotiated disposition involving a guilty plea to related or other offens	e		
	Other:	<u> </u>		
Signed: _		Date:		
FIN	DINGS AND ORDER			
The court has advised the defendant of the consequences of a conviction of a violation of Section 23103 as set forth in the 23013.5(c) of the Vehicle Code, and has done so prior to accepting the plea, I accept the defendant's plea and the prosecutor's statement that the offense was alcohol related.				
Signed: _ (.	Judge / Temporary Judge, Superior Court of California, County of Sacramento)	Date:		