IN THE JUSTICE COURT OF SPARKS TOWNSHIP COUNTY OF WASHOE, STATE OF NEVADA

The State of Neva	da	Case No.:	
	Plaintiff	Department	
VS.		-	
		DRIVING UNDER THE INFLUENCE	
	Defendant.	WAIVER OF CONSTITUTIONAL RIGHTS	
	/		
D. f J 42			
Defendant's	Statela Councel	—	
Initials	State's Counsel		
	Lunderstand I have been charged with driv	ving or being in actual physical control of a motor	
	I understand I have been charged with driving or being in actual physical control of a motor vehicle on a highway or on premises to which the public has access in this County (initial the proper		
	element(s))	nen die publie has decess in dits county (initial die proper	
	while under the influence of	intoxicating liquor; &/or	
-		entration of alcohol in my blood, &/or	
-		ence of a controlled substance; &/or	
-	Ū		
-		centration of alcohol in my blood within two	
	nours after driving or being	in actual physical control of a motor vehicle,	
	NRS 484C 110 and NRS 484C 400 or WC	, 20, in violation of CC 70.3865	
	I understand the State must prove the elements in the above paragraph beyond a reasonable		
	doubt, and I give up this right.		
	I understand the State will use this and any other constitutionally valid prior conviction of this type of offense to enhance the penalty for any subsequent offense.		
	I understand the following punishments:		
	1 st Offense in 7 years: A minimum of 2 days in jail to a maximum of 6 months in jail, or		
	not less than 48 hours but not more than 96 hours of community service; a fine of not less than		
	\$400 nor more than \$1,000 and assessments; successful completion of an approved educational or		
		nd controlled substances; must attend the victim impact	
	panel; and revocation of my driver's license for a period of 185 days, by the Department of Motor		
	Vehicles.		
		days to a maximum of 6 months in jail or a	
		months of house arrest; a minimum fine of \$750 to a	
		or the equivalent number of hours of community service;	
		the abuse of alcohol or drugs; must attend the victim	
	Motor Vehicles.	r's license for a period of 1 year by the Department of	
	Notor venicles.		
	3rd Offense in 7 years: Not less than 1 year nor more than 6 years in Nevada State Prison;		
	not less than \$2,000 fine but not more than \$5,000 and assessments; and revocation of my driver's		
	license for a period of 3 years by the Department of Motor Vehicles.		
	1 - J J		
	4 th or Subsequent Offenses ever: Not less than 2 years nor more than 15 years in Nevada State		
	Prison; not less than \$2,000 fine but not m	ore than \$5,000 and assessments; and revocation of my	
	driver's license for a period of 3 years by t	he Department of Motor Vehicles.	

For 1 <i>st</i> and 2 <i>nd</i> offenses, I will be required to have an interlock device installed in my vehicl not less than 185 days if I am convicted of a first violation in 7 years as a condition of the reinstatement of my driver's license; or a period of 1 year if I am convicted of a second viola or a period of 3 years if convicted of a third violation pursuant to NRS 484C.460.			
Early removal of an interlock device may result in mandatory jail time and or fees. I have the option to apply for treatment under NRS Chapter 484C.			
I understand I have the right to a speedy trial and I give up this right.			
I understand I have the right to confront and question all witnesses against me, and I give up this right.			
I understand the Judge is not bound by any agreement between parties.			
I am voluntarily entering the following plea to the offense as stated in the first paragraph without any promises of lenience or threats having been made. I do not wish to contest the charge and hereby give consent to the Court to enter my plea of: Guilty OR No Contest			
Pursuant to NRS 4.374: Have you ever served in any U.S. military branch Yes No			
Defendant's Signature Initials Driver's License No./State Date of Birth			

Today's Date

I certify that I am the attorney of record for Defendant; that I have fully discussed the matters herein with Defendant and advised Defendant thereon; that the representations above are Defendant's own; that the plea and waivers were intelligently, voluntarily and expressly made; that I join in the plea and waiver; and that I stipulate there is a factual basis for the plea.

Defendant's Attorney

Date

I have addressed Defendant personally, canvassed Defendant on the above to include the elements of this offense as supported by the facts, the possible penalties and Defendant's Constitutional rights; and I find the Defendant's plea is made voluntarily and with an understanding of the nature of the charge and consequences of the plea. Judgment is entered accordingly.

Justice of the Peace / Magistrate

Date