SUPERIOR COURT OF CALIFORNIA, COUNTY OF SONOMA	For Court Use Only	
Plaintiff: PEOPLE OF THE STATE OF CALIFORNIA		
Defendant:	-	
Date of Birth:		
ADDENDUM TO MISDEMEANOR ADVISEMENT – WET RECKLESS (Vehicle Code section 23103(a)) INSTRUCTIONS	Case Number(s)	Departmen
Initial the box for each applicable item only if you understand it, and sign and date th case, the possible sentences, or the information on this form, ask your attorney or th give you legal advice.	e form. If you have questi e judge. Be aware the judg	ons about your ne may not
As the defendant in the above-entitled case, I personally declare the followin	g:	
1. My name and date of birth as listed above are complete, true, and corre	ct.	
2. I understand that being under the influence of alcohol or drugs, or both, motor vehicle, and it is extremely dangerous to human life to drive while u or both. If I continue to drive while under the influence of alcohol or drugs someone is killed, I can be charged with murder.	nder the influence of al	cohol or drugs
3. I understand that I am charged with a violation of Vehicle Code § 23152 reduce the offense to a violation of Vehicle Code § 23103, per Vehicle Code wet reckless, for the reasons delineated on the second page of this form.	but that the prosecution § 23103.5, commonly r	n has agreed t referred to as
4. I understand that the punishment for a wet reckless when probation is g up to a \$1000.00 fine, or both. The Court will also order me to attend a Dr compelling circumstances not to do so, and states this order and the reason not granted, the punishment shall be five to ninety days in jail, or a \$145.0 understand when the Court imposes a fine, in addition to the fine, the Court significantly increase the amount I pay. I will also be ordered to make any of\$150.00 to \$1000.00 unless the Court finds compelling and extraordinary	inking Driver Program uns for it on the record. In to to \$1,000.00 fine, or t must add assessments restitution and to pay a	Inless there a If probation is both. I furthe s which will
5. I understand that as a consequence of my plea, in the event I am charge Vehicle Code § 23152 in the next ten years, this conviction shall be charge Code § 23152. Therefore, if I am convicted of a DUI offense in the next ten determined as though the conviction is in fact a second offense DUI convict	as a prior DUI offense under Vehicle years, my punishment shall be	
6. I understand that the punishment for a second offense DUI with three to either: (a) 10 days to one year, or (b) 96-hours to one year; a \$390.00 to 18-month (or 30-month) Drinking Driver Program. The DMV will impose a The punishment without probation is ninety days to one year in jail and a \$ impose a two-year driver's license suspension.	\$1,000.00 fine, and com two-year driver's license	npletion of an e suspension.
7. I understand that the DMV may suspend or revoke my driver's license up from this criminal action. I understand that the DMV's action, if any, will be that I must obey it. I further understand that the DMV may require me to p commonly referred to as a SR22, to reinstate my driving privilege, and if re three years.	n addition to the Court's sentence an rovide them with proof of insurance,	
8. I also understand that the DMV may impose additional restrictions, susp delineated in this plea form and that I am obligated to follow the restriction imposed by the DMV.		
9. I understand that a reckless driving conviction is a two-point offense on	my driving record.	
I declare that the initials that appear above are my own and that I entirety and understand each statement that I have initialed.	nave read this form in	its
Date: Signature:		

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Certificate of Interpreter

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	_ Signature:	
	EMENT AND OFFER OF PROOF	
1. The consumption of _	alcohol and/or	was involved in the offense
	e facts which show this are as follows:	
	eduction of charges in this case are as follows:	
Proof Problems	Reduction is in the interests of justice	Other:
	conclusion are:	
3. The prosecution there	efore requests/concurs in this reduction of charges:	
Date:	Signature:	