MISDEMEANOR PLEA ADDENDUM: VC 23103 / 23103.5

PROSECUTING ATTORNEY'S STATEMENT ON REDUCTION OF CHARGES

The following facts show that the consumption of an alcoholic beverage and/or ingestion or administration of
drugs was involved in the offense(s) charged in this case:
The reason(s) for the reduction of the charges involved in this case are as follows:
☐ Problems of Proof ☐ Another Offense is More Properly Charged ☐ Interest of Justice
The facts which lead to this conclusion are these:
Date: (SIGNATURE OF PROSECUTING ATTORNEY)
(SIGNATURE OF PROSECUTING ATTORNEY)
1. DMV Actions Separate: I understand that the DMV may restrict, suspend, or revoke my license, required completion of a drinking driver program and the installation of an ignition interlock device as a result of marrest or conviction, even if the court does not require it. I understand that these actions are additional that and separate from actions taken by the court. I understand that, if suspended or revoked, my driving privilege will not be restored unless I have provided proof satisfactory to the DMV that I have successfull completed the required drinking driver program and proof of financial responsibility.
2. DUI Danger: I understand that being under the influence of alcohol or drugs or both impairs my ability t safely operate a motor vehicle. Therefore, it is extremely dangerous to human life to drive while under the influence of alcohol or drugs, or both. If I continue to drive while under the influence of alcohol or drugs, or both, and, as a result of that driving, someone is killed, I can be charged with murder. (VC 23593)
3. If I Was Under 21: I understand that if I was under 21 at the time of my arrest, the DMV will suspend m license (or delay its issuance) for 1 year, and I must surrender my license to the court. (VC 13202.5)
I have read and I understand all of the information on these two pages.
tente de la companya
Date:
(SIGNATURE OF DEFENDANT)
and the state of t