SUPERIOR COURT OF CALIFORNIA, COUNTY OF MONO	FOR COURT USE ONLY
100 THOMPSONS WAY	
PO BOX 1037	
MAMMOTH LAKES, CA 93546	
PEOPLE OF THE STATE OF CALIFORNIA	
V.	
DEFENDANT:	
DEFERRED ENTRY OF JUDGMENT ORDER	CASE NUMBER:
	HID CAMENTE
TERMS AND CONDITIONS OF DEFERRED ENTRY OF	JUDGMENI:
Deferred Entry of Judgment length is months.	

TERMS AND CONDITIONS OF DEFERRED ENTRY OF JUDGMENT:		
Deferred Entry of Judgment length is months.		
Obey all laws. Appear in person or via Zoom at all times and places as ordered by the Mono County Superior Court. Notify the Court, in writing, of any change of mailing address, telephone number, and email address.		
☐Time is waived for sentencing.		
□Contact the Mono County Probation Department within 24 hours of release from custody in person at 57 Bryant St. Bridgeport, CA 93517 / 1290 Tavern Rd. Suite 153 Mammoth Lakes, CA 93546 or via phone at (760) 932-5570.		
□Report as required by the Mono County Probation Department.		
□Not leave the County of Mono without prior permission from the Mono County Probation Department.		
□Not depart the state without permission of the Court and/or probation department.		
□Immediately report any new arrest to the Mono County Probation Department.		
□Waive extradition if fail to appear as ordered by the Court and are apprehended outside of the State of California.		
□Submit to the search of your person, property, place of residence, vehicle, and personal effects by law enforcement or probation officers at any time with or without warrant, and with or without reasonable cause, when required by law enforcement or probation officer.		
□Shall not drive unless licensed and insured. □Shall not dive with any alcohol in your body/system.		
□Pay restitution in the amount of \$ to Mono County District Attorney.		
□Not consume or possess alcoholic beverages or enter places where alcoholic beverages are the primary item of sale (except for employment purpose). Submit to chemical testing of blood or breath for the detection of alcohol at the request of a law enforcement officer. Type of test shall be at the officer's discretion.		
□Not possess/consume drugs/controlled substances/paraphernalia unless prescribed to you by a physician. Submit to chemical testing for the detection of drugs/controlled substances/paraphernalia at the request of a law enforcement or probation officer. Type of test at the officer's discretion		

DEFERRED ENTRY OF JUDGMENT ORDER	CASE NUMBER:
□ Attend □ AA meetings □ Counseling □ Other the Court.	; per week and provide proof to
□Complete a: □52-week Batterer's Program [PC §1203.097] En	nroll by: Complete by:
☐ Anger Management Program Enroll by	y: Complete by:
☐Comply and successfully complete treatment plan and all its contreatment provider(s), including taking prescribed medication as d	11 1
\square Not possess, use or have under your control any firearm/body at any firearms and ammunition.	rmor/dangerous weapon(s) and relinquish
☐ Comply with: ☐ Criminal Protective Order/Restraining Order/S☐ Child Protective Services Order issued by the Court.	tay Away Order □Family Law Order
☐ Have no negative contact with You sha assault, stalk disturb the peace of, or engage in other similar behaves	all not alarm, harass, threaten, strike, vior toward the person.
□Perform hours of community service with proof to the	Court by
Other:	
☐ If the Defendant is found in violation of this agreement, the Defendant	ndant agrees he will be sentenced to:

If the People believe that the Defendant violated any term of the agreement, the People will notify Defendant's counsel and the Court and the case will be set immediately for a DEJ violation hearing as soon as reasonably possible. The Defendant agrees to have any violation(s) of this agreement be proved by the People by submission of any law enforcement reports, probation reports, or other reliable evidence admitted at the court's discretion, at a court hearing. The burden of proof rests with the People to prove any violation(s) by a preponderance of the evidence.

If the Defendant, on the end date of deferred entry of judgment, has no violations of the terms of the agreement, the Defendant, will be allowed to withdraw his guilty plea and the case will be dismissed by the People.

Date:		
Date:		(Attorney Signature)
		(District Attorney Signature)
Date:		
		Judge of the Superior Court
	by initialing each states	nia that I have read and understand each of the ment I agree to their content and to the Terms
Date:		
		(Defendant's Signature)
	Mailing Address:	Street / P.O. Box
		Silect / 1.0. Box
		City, State, Zip
		Telephone Number
		Email Address
Interpreter's Statement I having been duly sworn or having a defendant in the following language.		ertify that I truly translated this form to the ecify)
Date:		
	(Interpreter's Name)	(Interpreter's Signature)

Deferred Entry of Judgment Order Feb.2024