I.							
1							
2							
3							
4							
5							
6							
7							
8	UNITED STATES DISTRICT COURT						
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA						
10	UNITED STA	ATES OF AMERICA,	No.				
11		Plaintiff,	APPLICATION FOR P	ERMISSION TO			
12	v.		ENTER PLEA OF GUI ORDER ACCEPTING				
13			(Fed. R. Crim. P., Rules	s 10 and 11)			
14		Defendant.					
15							
16	The d	efendant represents to the Court:					
17	1.		I am				
18	I have gone to school up to and including My most recent						
19	occupation ha	as been	I request	that all proceedings			
20	against me be	e in my true name.					
21	2. I am represented by a lawyer. His/her name is						
22			·				
23	3.	3. I received and read a copy of the indictment/information. <i>If applicable</i> : An interpretator					
24	who speaks_	read it to me in	, and I h	have discussed it with			
25	my lawyer.						
26	//						
27	//						
28	//						

1	I fully understand every charge made against me. I understand these charges to be as follows:					
3						
4 5	4.	I have	e told my lawyer all the facts and circumstances known to me about the charges			
6		made against me in the indictment/information. I believe that my lawyer is fully informed on all such				
7	matters.					
8	5.	I kno	w that the Court must be satisfied that there is a factual basis for a plea of			
9	"GUILTY" before my plea can be accepted. I represent to the Court that I took the following actions in					
0			charges made against me in Count[s] and that these facts are true			
1	and correct:					
2						
3						
4						
5	6.	My la	awyer has counseled and advised me on the nature of each charge, all lesser included			
6	charges, all penalties and consequences of each charge, all possible defenses that I may have in this case					
7	and constitutional rights I am waiving.					
8	7.	I understand that my constitutional rights are as follows:				
9		(a)	the right to plead not guilty or, having already so pleaded, to persist in that plea;			
0		(b)	the right to a jury trial;			
1		(c)	the right to represented by counsel – and if necessary have the Court appoint			
2			counsel – at trial and at every other stage of the proceeding; and			
3		(d)	the right at trial to confront and cross-examine adverse witnesses, to testify and present evidence, to compel the attendance of witnesses, to be protected from			
24			compelled self-incrimination, and to remain silent, such that if I do not take the witness stand, no inference of guilt may be drawn from such failure and the jury			
.5			must be so advised.			
6	8.	I kno	w that I may plead "NOT GUILTY" to any offense charged against me and exercise			
7	all of my rights as listed above.					
8						

probation may be revoked, and I may be sentenced up to the maximum statutory term of imprisonment for the offense.

I understand that I may be assessed the costs of confinement and/or supervision. I understand I may be ordered to pay restitution in an amount determined by the Court.

- 12. I know that the sentence I will receive will be decided solely by the Judge. I understand that the Judge will make no decision regarding my sentence until the Judge has read and considered the pre-sentence investigation report prepared and submitted to the Court by the Probation Department. I also understand that the Court and counsel cannot promise me now what sentence will be imposed. I understand that in deciding what sentence it will impose, the Court will calculate my sentencing range under the Sentencing Guidelines. I understand that while the Court is not bound to apply the Guidelines, it must take them into consideration when sentencing me, together with the factors set forth in 18 U.S.C. § 3553(a).
- 13. I understand that under provisions of certain criminal statutes, certain property of mine may be forfeited to the United States. I have been advised by my lawyer whether, and to what extent, my property may be subject to forfeiture.
- 14. If I am on probation, supervised release or parole in this or any other Court, I know that by pleading guilty here, my probation, release or parole may be revoked, and I may be required to serve time in that case, which may be consecutive (that is, in addition to) any sentence imposed upon me in this case.
- 15. I declare that no officer or agent of any branch of government (federal, state or local) has promised or suggested that I will receive a lighter sentence, or probation, or any other form of leniency, nor have any other promises been made if I plead "GUILTY" except as follows:

(In the space above, insert any promises or concessions made to the defendant or to his/her attorney).

If anyone else made such a promise or suggestion, except as noted in the previous sentence, I know that it was entirely without authority or effect.

- 16. I believe that my lawyer has done all that a lawyer could do to counsel and assist me, and I am satisfied with the advice and help he/she has given me.
- 17. I know that the Court will not permit anyone to plead "GUILTY" who maintains he/she is innocent and, with that in mind and because I am "GUILTY," I respectfully request the Court to accept my plea of "GUILTY" and to have the clerk enter my plea of "GUILTY" as follows:

18. My mind is clear. I am not under the influence of alcohol or drugs, and I am not under a doctor's care. The only drugs, medicines, or pills that I have taken within the past seven days are:

(If none, so state.)

- 19. I confirm that my decision to plead guilty is made voluntarily, and no one coerced or threatened me to enter into this Agreement. I offer my plea of "GUILTY" freely and voluntarily and of my own accord, and with full understanding of all the matters set forth in the indictment/information, in this application, and in the certificate of my lawyer which is attached to this application. In offering my plea of "GUILTY," I freely and voluntarily waive (that is, give up) the constitutional rights guaranteed to me as stated in paragraph 7 above.
- 20. I waive the reading of the indictment/information in open court, and I request the Court to enter my plea of "GUILTY" as set forth in Paragraph 17 of this application.
- 21. I understand that the Court will address me personally in open court to determine the voluntariness of my guilty plea and to establish a factual basis for it. I understand that the Court may place me under oath, and that the government may use any false statements that I make under oath

1	against me in a prosecution for perjury or false statement (which is a felony).						
2	22 I am proficient enough in English to read the above and have read and fully						
3	understand it.						
4	I am not proficient enough in English. I speak and understand,						
5	which is my native language. The above was read to me in and I fully understand it.						
6	Signed by me in open court in the presence of my attorney this day of, 20						
7							
8	Defendant						
9							
10	<u>CERTIFICATE OF COUNSEL</u>						
11	I have fully explained to my client the charges in the indictment/information in the case, the						
12	defenses he/she may have to the charges, all of the information set forth in this application, and all the						
13	rights that a criminal defendant has. In my opinion, my client understands the charges, the defenses, the						
14	information in this application, and the rights he or she is giving up by pleading guilty, and, based on the						
15	information now known to me, his/her decision to plead guilty is knowing and voluntary						
16	Signed by me in open court in the presence of the above-named defendant after a full discussion						
17	of the contents of this certificate with the defendant this day of, 20						
18							
19	Attorney for the Defendant						
20							
21	INTERPRETER CERTIFICATION						
22	I,, hereby certify that I am a certified [language]						
23	interpreter and that I accurately translated this plea agreement to the defendant, he/she told me that						
24	he/she understood it, and I am satisfied that his/her answer is true and correct.						
25	Date						
26	Interpreter's Signature						
27							

ORDER I find that: 1. The defendant enters this plea of guilty freely and voluntarily and not out of ignorance, inadvertence, fear or coercion. 2. The defendant understands and knowingly, freely and voluntarily waives his/her constitutional rights. 3. The defendant freely and voluntarily executed the attached Application and fully understands its contents. 4. The defendant has admitted the essential elements of the crime charged. IT IS THEREFORE ORDERED that the defendant's plea of "GUILTY" entered in open court be accepted and entered as requested in this Application and as recommended in the certificate signed by the defendant's lawyer. Done in open court this ___ day of _____, 20__. United States District Judge Northern District of California