		1		3
	1 IN THE UNITED STATES DISTRICT COURT			
	2 FOR THE DISTRICT OF DELAWARE		1	Defendant with a firearm offense, and for the entry of a
	3 UNITED STATES OF AMERICA,	,	2	guilty plea to the criminal information filed in the
	4)) CRIMINAL ACTION	3	separate matter, United States versus Robert Hunter Biden,
	5 v .) NO. 23-mj-274(MN))	4	23-mj-274-MN, charging the Defendant with two counts of
) CRIMINAL ACTION) NO. 23-61(MN)	5	failure to pay taxes. The parties are ready to proceed. I
	7 Defendant.)	6	ask permission to pass up an executed version of the plea
	 Wednesday, July 9 10:00 a.m. 	26, 2023	7	agreement in the tax case at this time.
	Initial Appearam 10 Plea Hearing	nce	8	THE COURT: You may. Thank you.
	11		9	MR. WISE: And my understanding, Your Honor, is
	844 King Street 12 Wilmington, Delay		10	that we're going Your Honor first will conduct the
	13 BEFORE: THE HONORABLE MARYE	I.FN NOPETKA	11 12	initial appearance on the firearm charge and then turn to
	14 United States Distr		12	the plea hearing on the tax charge. THE COURT: No. Hold on. Let me just take a
	15		14	look. All right.
	16 APPEARANCES:		15	Good morning, Mr. Clark, Mr. Biden.
	17 18 UNITED STATES AT	TORNEY & OFFICE	16	MR. CLARK: Good morning, Your Honor.
	10 UNITED STATES AT DISTRICT OF DELAI 19 BY: BENJAMIN L.	WARE	17	THE COURT: Just so that we don't have you
	BY: DEREK E. HI 20 BY: LEO J. WISE	NES, ESQ.	18	feeling that you need to pop up and down, I am fine if you
	21		19	want to when I'm asking questions stay seated so you don't
	22 Counsel	l for the United States	20	have to just keep popping up.
	23		21	MR. CLARK: We won't do it any other time.
	24		22	THE COURT: All right. Thank you. Okay. So we
	25		23	do have two cases here, one is a criminal action based on a
			24	felony information related to a gun charge, and the other is
			25	Criminal Action 23-274 based on the misdemeanor involving
1	APPEARANCES CONTINUED:	2		4
2	APPEARANCES CONTINUED:		1	the tax charges. This is the Defendant's first appearance.
			3	I had planned to conduct the initial appearance on the two cases at the same time. Is there any objection to that?
3	CLARK SMITH VILLAZOR I BY: CHRISTOPHER J. CLA		4	MR. WISE: None, Your Honor. Thank you.
4				
-	-and-		5	MR. CLARK: None, Your Honor.
5			5 6	MR. CLARK: None, Your Honor. THE COURT: I thought it might be more efficient
	BERGER HARRIS, LLP		-	
6	BERGER HARRIS, LLP BY: RICHARD I.G. JONES	, JR., ESQ.	6	THE COURT: I thought it might be more efficient
		, JR., ESQ.	6 7	THE COURT: I thought it might be more efficient and save some time.
6 7			6 7 8	THE COURT: I thought it might be more efficient and save some time. THE COURT: Mr. Biden, in Criminal Action 23-61,
	BY: RICHARD I.G. JONES		6 7 8 9 10 11	THE COURT: I thought it might be more efficient and save some time. THE COURT: Mr. Biden, in Criminal Action 23-61, the United States Attorney for the District of Delaware has filed a felony information which charges you with possession of a firearm by a person who is an unlawful user of or
7	BY: RICHARD I.G. JONES		6 7 8 9 10 11 12	THE COURT: I thought it might be more efficient and save some time. THE COURT: Mr. Biden, in Criminal Action 23-61, the United States Attorney for the District of Delaware has filed a felony information which charges you with possession of a firearm by a person who is an unlawful user of or addicted to a controlled substance in violation of 18 United
7 8 9 10	BY: RICHARD I.G. JONES		6 7 8 9 10 11 12 13	THE COURT: I thought it might be more efficient and save some time. THE COURT: Mr. Biden, in Criminal Action 23-61, the United States Attorney for the District of Delaware has filed a felony information which charges you with possession of a firearm by a person who is an unlawful user of or addicted to a controlled substance in violation of 18 United States Code Sections 922(g)(3) and 924(a)(2).
7 8 9 10 11	BY: RICHARD I.G. JONES Counsel for the Def	⁻ endant	6 7 8 9 10 11 12 13 14	THE COURT: I thought it might be more efficient and save some time. THE COURT: Mr. Biden, in Criminal Action 23-61, the United States Attorney for the District of Delaware has filed a felony information which charges you with possession of a firearm by a person who is an unlawful user of or addicted to a controlled substance in violation of 18 United States Code Sections 922(g)(3) and 924(a)(2). And in Criminal Action 23-274, the United States
7 8 9 10	BY: RICHARD I.G. JONES Counsel for the Def	^T endant Good morning, everyone.	6 7 8 9 10 11 12 13 14 15	THE COURT: I thought it might be more efficient and save some time. THE COURT: Mr. Biden, in Criminal Action 23-61, the United States Attorney for the District of Delaware has filed a felony information which charges you with possession of a firearm by a person who is an unlawful user of or addicted to a controlled substance in violation of 18 United States Code Sections 922(g)(3) and 924(a)(2). And in Criminal Action 23-274, the United States Attorney for the District of Delaware has filed a
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7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	BY: RICHARD I.G. JONES Counsel for the Def THE COURT: All right. G Please be seated. All right. Hold by reminding everyone that there proceedings that is permitted. F back, you are certainly permitted have any disruptions. Any disrup will result in the Court's security Marshals escorting you out. All right. With that. MR. WISE: Good mor	Fendant Good morning, everyone. d on. Let me just start e is no recording of these or those of you in the d to watch, but we will not ption or attempt to disrupt r personnel or the U.S.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	THE COURT: I thought it might be more efficient and save some time. THE COURT: Mr. Biden, in Criminal Action 23-61, the United States Attorney for the District of Delaware has filed a felony information which charges you with possession of a firearm by a person who is an unlawful user of or addicted to a controlled substance in violation of 18 United States Code Sections 922(g)(3) and 924(a)(2). And in Criminal Action 23-274, the United States Attorney for the District of Delaware has filed a misdemeanor information which charges you with two counts of willful failure to pay tax in violation of 26 United States Code Section 7203. Do you understand that those are the charges that are pending here? THE DEFENDANT: Yes, Your Honor.
7 8 9 10 11 12 13 14 15 16 17 18 19 20	BY: RICHARD I.G. JONES Counsel for the Def THE COURT: All right. G Please be seated. All right. Hold by reminding everyone that there proceedings that is permitted. F back, you are certainly permitted have any disruptions. Any disrup will result in the Court's security Marshals escorting you out. All right. With that.	Fendant Good morning, everyone. d on. Let me just start e is no recording of these or those of you in the d to watch, but we will not ption or attempt to disrupt r personnel or the U.S.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	THE COURT: I thought it might be more efficient and save some time. THE COURT: Mr. Biden, in Criminal Action 23-61, the United States Attorney for the District of Delaware has filed a felony information which charges you with possession of a firearm by a person who is an unlawful user of or addicted to a controlled substance in violation of 18 United States Code Sections 922(g) (3) and 924(a) (2). And in Criminal Action 23-274, the United States Attorney for the District of Delaware has filed a misdemeanor information which charges you with two counts of willful failure to pay tax in violation of 26 United States Code Section 7203. Do you understand that those are the charges that are pending here? THE DEFENDANT: Yes, Your Honor. THE COURT: Do you understand that the maximum
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	BY: RICHARD I.G. JONES Counsel for the Def THE COURT: All right. G Please be seated. All right. Hold by reminding everyone that there proceedings that is permitted. F back, you are certainly permitted have any disruptions. Any disrup will result in the Court's security Marshals escorting you out. All right. With that. MR. WISE: Good mor Derek Hines, and Benjamin Walla	Fendant Good morning, everyone. d on. Let me just start e is no recording of these or those of you in the d to watch, but we will not option or attempt to disrupt r personnel or the U.S. Thing, Your Honor. Leo Wise, ace on behalf of the United t has set for an initial mation filed in the United	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	THE COURT: I thought it might be more efficient and save some time. THE COURT: Mr. Biden, in Criminal Action 23-61, the United States Attorney for the District of Delaware has filed a felony information which charges you with possession of a firearm by a person who is an unlawful user of or addicted to a controlled substance in violation of 18 United States Code Sections 922(g)(3) and 924(a)(2). And in Criminal Action 23-274, the United States Attorney for the District of Delaware has filed a misdemeanor information which charges you with two counts of willful failure to pay tax in violation of 26 United States Code Section 7203. Do you understand that those are the charges that are pending here? THE DEFENDANT: Yes, Your Honor. THE COURT: Do you understand that the maximum penalties for the gun charge are ten years of imprisonment,

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1	THE COURT: And do you understand that the	1	THE COURT: All right. Now, pursuant to the Due
2	maximum penalties for each of Counts I and II of the tax	2	Process Act, I confirm that the government has a continuing
3	case are twelve months of imprisonment, a \$100,000 fine or	3	obligation pursuant to Brady v. Maryland and its progeny to
4	twice the gross gain or loss from the offense, whichever is	4	produce all exculpatory evidence and I order that it do so
5	greater, one year of supervised release, restitution and a	5	at the appropriate time. The consequences for violating a
6	\$25 special assessment as well as costs of prosecution?	6	Brady obligation and/or my order could include, but are not
7	THE DEFENDANT: Yes, Your Honor.	7	limited to, contempt proceedings, sanctions, referral to
8	THE COURT: All right. Now, Mr. Biden, you have	8	disciplinary counsel, adverse jury instructions, exclusion
9	the right to be represented by an attorney in these matters,	9	of evidence and dismissal of the charges. Does the
10	that means if you can afford to, you can hire an attorney of	10	government understand that?
11	your own choice. If you can't afford to, you may ask the	11	MR. WISE: Yes, Your Honor.
12	court to appointment an attorney to represent you. Do you	12	THE COURT: Has all Brady material been
13	understand that?	13	produced?
14	THE DEFENDANT: Yes, Your Honor.	14	MR. WISE: Yes, Your Honor.
15	THE COURT: All right. You are presently	15	THE COURT: Mr. Clark, any concerns about that?
16	represented by Mr. Clark. Do you wish to continue that	16	MR. CLARK: None whatsoever, Your Honor.
17	representation?	17	THE COURT: Thank you.
18	THE DEFENDANT: Yes, Your Honor.	18	Pretrial release, what is the government's
19	THE COURT: All right. Now, Mr. Biden, you have	19	position?
20	the right to a preliminary hearing in these cases. At that	20	MR. WISE: The conditions that have been
21	hearing, the government would have to produce sufficient	21	recommended we agree with.
22	evidence to show that it has probable cause to believe that	22	THE COURT: Any concerns about that, Mr. Clark?
23	you committed the crimes with which you are being charged.	23	MR. CLARK: No, Your Honor, we're in accordance.
24	At that hearing you would have the right to introduce	24	THE COURT: You can't help yourself, you're just
25	evidence and to cross-examine any adverse witnesses who	25	going to keep jumping up.

1	would be testifying against you. Do you understand that?	1	MR. CLARK: I was taught at a hard school.
2	THE DEFENDANT: Yes, Your Honor.	2	THE COURT: I know. I couldn't even think if I
3	THE COURT: All right. Now, I understand that	3	wasn't standing.
4	you intend to plead guilty to the tax charges. Do I have	4	I understand that pretrial release I agree
5	that right?	5	that pretrial release is appropriate subject to the
6	THE DEFENDANT: Yes, Your Honor.	6	following conditions which I will read into the record. The
7	THE COURT: All right. Do you understand that	7	Defendant must not violate federal, state, or local law
8	if you plead guilty to those charges, you will be waiving	8	while on release.
9	your right to a preliminary hearing?	9	The Defendant must cooperate in the collection
10	THE DEFENDANT: Yes, Your Honor.	10	of a DNA sample if it is authorized by 34 United States Code
11	THE COURT: I also understand that the plan for	11	Section 40702.
12	the gun charge is a Diversion Agreement. Counsel, do we	12	The Defendant must advise the court or the
13	need to do anything regarding a preliminary hearing at this	13	pretrial services officer or some supervising officer in
14	point in light of the planned Diversion Agreement?	14	writing before making any change in residence or telephone
15	MR. WISE: No, Your Honor.	15	number.
16	MR. CLARK: We're in agreement with that, Your	16	The Defendant must appear in court as required
17	Honor.	17	and if convicted must surrender as directed to serve a
18	THE COURT: All right. Mr. Biden, you are not	18	sentence that the Court may impose.
19	required to make any statements to the authorities. If you	19	I also impose the following additional
20	had already made statements to the authorities, you may stop	20	conditions.
21	and not make any more. If you start to make a statement and	21	Sir, you must submit to supervision by and
22	you change your mind, you may stop at any time. And any	22	report to supervision to the probation office in the
23	statement that you do make may be used against you. Do you	23	district in which you are residing. You must continue or
24	understand all of that?	24	actively seek employment. You must communicate in writing
25	THE DEFENDANT: Yes, Your Honor.	25	all international travel plans and provide supporting
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1	documentation if requested to both the District of Delaware	-	get some understanding of what is being proposed so that I
2	and the district in which you are residing. You must not	2	can give due consideration to the determination that you all
3	possess a firearm, destructive device or other weapon. You	3	are asking me to make. So I want to start with Criminal
4	must not use alcohol. You must not use or unlawfully	4	Action 23-274 involving the tax charges.
5	possess a narcotic drug or other controlled substance	5	All right. Now, Mr. Biden, you told me that you
6	defined in 21 United States Code, Section 802, unless	6	intend to enter a plea of guilty in those cases, correct?
7	prescribed by a licensed medical practitioner. I will	7	THE DEFENDANT: Yes, Your Honor.
8	clarify, however, that marijuana is not legal under federal	8	THE COURT: So it is my responsibility to make
9	law and you are prohibited from using marijuana regardless	9	sure that that plea is a voluntary and knowing plea. And in
10	of whether it is legal or not in the state in which you are	10	order to do that, I first need to ask you a series of
11	or it is prescribed by a medical practitioner.	11	questions. Before I ask you those questions, I am going to
12	You must submit to testing for a prohibited	12	have you placed under oath to answer those questions
13	substance if required by the pretrial services officer or	13	truthfully. And it's important that you do answer those
14	supervising officer. Testing may be done with random	14	questions truthfully because if you don't, any false answers
15	frequency and may include urine testing, the wearing of a	15	may be used against you in a separate prosecution for
16	sweat patch, remote alcohol testing system and/or any form	16	perjury. Do you understand that?
17	of prohibited substance screening or testing. You must not	17	THE DEFENDANT: Yes, Your Honor.
18	obstruct, attempt to obstruct or tamper with the efficiency	18	THE COURT: All right. Mr. Buckson, will you
19	or accuracy of prohibited substance screening or testing.	19	please swear in the Defendant.
20	Just give me a minute here.	20	COURT CLERK: Will you please rise and raise
21	And you must participate in a program of	21	your right hand. Please state and spell your full name for
22	inpatient or outpatient substance abuse, therapy, or	22	the record.
23	counseling if directed by the pretrial services officer or	23	THE DEFENDANT: Robert Hunter Biden.
24	the supervising officer. Do you understand those	24	R-O-B-E-R-T, H-U-N-T-E-R, B-I-D-E-N.
25	conditions, sir?	25	ROBERT HUNTER BIDEN, was duly sworn under oath.

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1 THE DEFENDANT: Yes, Your Honor. 1 THE COURT: Thank you, sir. You may be seated. 2 2 THE COURT: All right. Any objection or All right. Now, sir, if at any time you want to confer with 3 comments on the conditions imposed? 3 your counsel when I'm asking you questions, you may, just 4 4 MR. CLARK: None from the defense, Your Honor. let me know. All right? 5 5 THE DEFENDANT: Thank you, Your Honor. MR. WISE: Nor from the United States, Your 6 6 Honor. THE COURT: How old are you? 7 7 THE DEFENDANT: Fifty-three years old, Your THE COURT: All right. Mr. Biden, violating any 8 of the conditions of release may result in the immediate 8 Honor. 9 9 THE COURT: How far did you go in school? issuance of a warrant for your arrest, revocation of your 10 10 THE DEFENDANT: Law school, Your Honor. release, an order for detention, forfeiture of any bond or 11 11 THE COURT: When did you graduate from law prosecution for contempt of court, and it could result in 12 12 imprisonment, a fine, or both. Do you understand that? school? 13 13 THE DEFENDANT: Yes, Your Honor. THE DEFENDANT: 1996. 14 14 THE COURT: You're member of the bar? THE COURT: Anything I left out or anything I 15 need to address with respect to the initial appearances? 15 THE DEFENDANT: Yes, Your Honor. 16 16 MR. WISE: Not from the United States, Your THE COURT: Any particular? 17 17 Honor. THE DEFENDANT: District of Columbia and 18 18 MR. CLARK: No, Your Honor. Connecticut, Your Honor. 19 19 THE COURT: Now, we have two cases and two THE COURT: Thank you. And you speak and 20 20 agreements and I understand that the Diversion Agreement is understand English? 21 21 not something that is typically before the Court, but you THE DEFENDANT: Yes, Your Honor. 22 22 all did send it to me so I do want to talk about that a THE COURT: Are you currently or have you 23 little bit. There are some provisions in those agreements 23 recently been under the care of a physician or psychiatrist? 24 24 that are not standard and are different from what I normally THE DEFENDANT: No, Your Honor. 25 see, so I think we need to walk through these documents and 25 THE COURT: Have you ever been hospitalized or

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1	treated for any mental illness or addiction to narcotic	1	complete that program or did you leave that program prior to
2	drugs of any kind?	2	complete that program of did you leave that program prior to completion?
3	THE DEFENDANT: I have attended treatment	3	THE DEFENDANT: I completed that program, the
4	facilities for addiction, Your Honor.	4	inpatient portion of it, Your Honor.
5	THE COURT: Okay. So that was included in my	5	THE COURT: Okay. And after you completed that
6	question which is treatment for addiction to drugs.	6	program, did you then continue to use drugs for some period
7	THE DEFENDANT: Yes, Your Honor.	7	of time?
8	THE COURT: So I need you to tell me about that.	8	THE DEFENDANT: I did, Your Honor.
9	How many times have you, to the best of your recollection,	9	THE COURT: All right. So when was the last
10	been treated whether inpatient or outpatient?	10	time so the fall of 2018 was the last time that you
11	THE DEFENDANT: Beginning in 2003 with the	11	received any treatment, right?
12	inpatient, Your Honor, I have been to I believe close to six	12	THE DEFENDANT: Yes, Your Honor.
13	inpatient over the course of twenty years.	13	THE COURT: Okay. When was the last time that
14	THE COURT: All right.	14	you used, ingested, or were under the influence of any drug,
15	THE DEFENDANT: And I have also been in	15	legal or illegal medication or alcoholic beverage of any
16	outpatient programs also during that time.	16	kind?
17	MR. CLARK: Just to be clear, it's numerous,	17	THE DEFENDANT: June of 2019, Your Honor.
18	Your Honor.	18	THE COURT: All right. And so just to be clear,
19	THE COURT: I'm not going to walk through every	19	you are not presently under the influence of any drug, legal
20	single one, but I just want to make sure I have some	20	or illegal, medication or alcoholic beverage of any kind, is
21	understanding.	21	that correct?
22	All right. Now, sir, each time that you were	22	THE DEFENDANT: No, Your Honor.
23 24	treated in an inpatient facility, what was it for? THE DEFENDANT: For addiction to alcohol	23 24	THE COURT: Well, let's just be clear because, you know, people might look at this transcript. I said is
25	primarily originally, Your Honor.	25	that correct and you said no.
	14		
	14		16
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1	THE COURT: Okay. And have you ever been in an inpatient treatment program where you were treated for	1 2	16 THE DEFENDANT: I'm sorry, yes, Your Honor, excuse me.
	THE COURT: Okay. And have you ever been in an		THE DEFENDANT: I'm sorry, yes, Your Honor,
2	THE COURT: Okay. And have you ever been in an inpatient treatment program where you were treated for	2	THE DEFENDANT: I'm sorry, yes, Your Honor, excuse me.
2 3	THE COURT: Okay. And have you ever been in an inpatient treatment program where you were treated for something else other than alcoholism?	2 3	THE DEFENDANT: I'm sorry, yes, Your Honor, excuse me. THE COURT: And sir, do you understand what's
2 3 4	THE COURT: Okay. And have you ever been in an inpatient treatment program where you were treated for something else other than alcoholism? THE DEFENDANT: Drugs, also, Your Honor.	2 3 4	THE DEFENDANT: I'm sorry, yes, Your Honor, excuse me. THE COURT: And sir, do you understand what's going on and why we're here today?
2 3 4 5	THE COURT: Okay. And have you ever been in an inpatient treatment program where you were treated for something else other than alcoholism? THE DEFENDANT: Drugs, also, Your Honor. THE COURT: Okay. And I'm just not sure how	2 3 4 5	THE DEFENDANT: I'm sorry, yes, Your Honor, excuse me. THE COURT: And sir, do you understand what's going on and why we're here today? THE DEFENDANT: Yes, I do understand.
2 3 4 5 6	THE COURT: Okay. And have you ever been in an inpatient treatment program where you were treated for something else other than alcoholism? THE DEFENDANT: Drugs, also, Your Honor. THE COURT: Okay. And I'm just not sure how these programs work. I'm sorry. Is it for any particular	2 3 4 5 6	THE DEFENDANT: I'm sorry, yes, Your Honor, excuse me. THE COURT: And sir, do you understand what's going on and why we're here today? THE DEFENDANT: Yes, I do understand. THE COURT: Counsel, do you have any doubt as to
2 3 4 5 6 7 8 9	THE COURT: Okay. And have you ever been in an inpatient treatment program where you were treated for something else other than alcoholism? THE DEFENDANT: Drugs, also, Your Honor. THE COURT: Okay. And I'm just not sure how these programs work. I'm sorry. Is it for any particular drug that you're treated or is it just sort of	2 3 4 5 6 7	THE DEFENDANT: I'm sorry, yes, Your Honor, excuse me. THE COURT: And sir, do you understand what's going on and why we're here today? THE DEFENDANT: Yes, I do understand. THE COURT: Counsel, do you have any doubt as to your client's competence?
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1	THE COURT: You have the right to have the	1	MR. WISE: So the rule itself is silent on the
2	information read out loud at this hearing, but you can also	2	factors, but the case law suggest that the factors that
3	waive that reading. Would you like me to ask the government	3	the rejecting or accepting the plea would relate to the
4	to read it or do you waive that?	4	Court's traditional role at sentencing, so if, for instance,
5	THE DEFENDANT: I waive that, Your Honor.	5	the Court thought that the charge bargain which is what
6	THE COURT: Okay. Next, the Memorandum of Plea	6	11(c)(1)(A) does, if the Court thought the charge bargain
7	Agreement which was handed up to me. First, let me ask	7	did not adequately reflect the seriousness of the offense
8	counsel, what provision of the rules is this plea agreement	8	which would affect the Court's ability to sentence, then
9	being presented under?	9	there is case law that says under those circumstances the
10	MR. WISE: It's presented under Rule	10	Court could reject the charge bargain that was contained in
11	11(c)(1)(B), Your Honor, of the Federal Rules of Criminal	11	the (c)(1)(A) plea.
12	Procedure.	12	THE COURT: When you say the charge bargain, you
13	THE COURT: All right. And so just so we're	13	mean the bargain by which the Defendant pleads guilty and
14	clear, and Mr. Clark, you agree with that?	14	the government agrees not to bring other charges or to drop
15	MR. CLARK: I do, Your Honor.	15	charges that have already been brought?
16	THE COURT: All right. Just so we're clear,	16	MR. WISE: Exactly, Your Honor.
17	this is not a plea under Rule 11(c)(1)(C), what is often	17	THE COURT: All right. And in looking at an
18	called a C plea which binds me to impose a specific sentence	18	11(c)(1)(A) plea, would I need to consider or are those
19	if I accept the plea, is that correct?	19	factors that you just sort of talked about, is that usually
20	MR. WISE: It is, Your Honor.	20	referred to as in the interest of justice?
21	MR. CLARK: We agree, Your Honor.	21	MR. WISE: They are, Your Honor.
22	THE COURT: So in your view, what is my role	22	THE COURT: All right. You can be seated.
23	here under Rule 11(c)(1)(B)?	23	So yesterday I received from third parties a
24	MR. WISE: Your Honor has two roles as Your	24	letter with almost 900 pages of attachments in one case, and
25	Honor has already begun to determine that the plea is	25	a memorandum of law with hundreds of more pages of exhibits

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1 knowing and voluntary under Rule 11(B), and to apprise the 1 in the other. I have not had time to review those 2 Defendant that you are not bound by the recommendation of 2 submissions. I understand that there is some objection to 3 the United States in this case pursuant to Rule 11(c)(3)(B). 3 them and I will give the Defendant and the government if it 4 THE COURT: That's it? 4 wishes an opportunity to respond to those if they choose. 5 MR. WISE: That's it. 5 But even though I have not been able to review the 6 THE COURT: All right. Now, is it my role to 6 third-party submissions, I do understand that they request 7 7 that I reject the plea agreement based on information that accept or reject this plea? 8 MR. WISE: It is not, Your Honor. 8 the filers submit cast doubt on the investigation performed 9 THE COURT: Now, let me just ask you this. 9 or the charges brought or both. 10 Would my role be different if this were a plea under Rule 10 So let me ask you this. If I were to think that 11 11 11(c)(1)(A)? the facts presented in those submissions or even the facts 12 12 MR. WISE: Yes, Your Honor, it would. that have been presented to me in this case and the attached 13 THE COURT: How would you say it's different? 13 agreements suggest that the investigation was lacking or 14 MR. WISE: Both Rule 11(c)(1)(A) pleas and 14 that more serious charges should have been brought, is it 15 15 11(c)(1)(C) pleas require the Court to either accept, reject within my power to ask or direct the United States Attorney 16 16 or defer on the plea agreement itself, not on the plea which or the Attorney General of the United States to redo the 17 17 is governed by like I said a separate provision of the rule investigation or bring different or more serious charges? 18 18 which is 11(B), but in terms of the Court's role vis-a-vis MR. WISE: I don't believe so, Your Honor, no. 19 19 the agreement is to accept, reject or defer. MR. CLARK: We agree, Your Honor, it would raise 20 20 THE COURT: All right. And I do want to talk obviously massive separation of powers questions if that was 21 21 about that a little bit further, but when we talk about the to be taken. 22 22 THE COURT: Okay. And isn't that decision about plea, but you can sit down for now. 23 Now, wait, let me ask you this. If it's a 23 what charges to bring for the prosecutor as part of the 24 24 11(c)(1)(A) plea, what is your understanding of the factors **Executive Branch?** 25 that I need to look at? 25 MR. WISE: It is, Your Honor.

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1	MR. CLARK: We concur, Your Honor.	1	any challenge to the information based on venue and agrees
2	THE COURT: All right. So if there were a	2	to plead quilty in the United States District Court for the
3	failure in the investigation or the charges brought were	3	District of Delaware to Counts I and II of the information
4	inappropriate, how would that get addressed in our form of	4	which charge him with willful failure to pay tax in
5	government?	5	violation of Title 26 United States Code Section 7203.
6	MR. WISE: Through the political process, Your	6	Paragraph 2 describes how the Defendant
7	Honor.	7	understands that the maximum penalties for each of Counts I
8	MR. CLARK: In particular, Your Honor, the	8	and II are as Your Honor previously indicated, twelve months
9	Executive Branch is charged fully with investigating, making	9	of imprisonment, a \$100,000 fine or twice the gross gain or
10	prosecutorial discretion decisions, and indeed that's where	10	loss from the offense, whichever is greater, one year of
11	the term prosecutorial discretion comes from, it is vested	11	supervised release, restitution and a \$25 special assessment
12	in the Executive Branch.	12	per count and the cost of prosecution which the parties
13	THE COURT: All right. Okay. Let's walk	13	stipulate is zero.
14	through some of the provisions of the plea, Memorandum of	14	Paragraph 3 describes the essential elements
15	Plea Agreement. Do you have it in front of you, sir?	15	that the government would have to prove if the case went to
16	THE DEFENDANT: Yes, Your Honor.	16	trial and those are one, that the Defendant had a duty to
17	THE COURT: It's six pages long and has an	17	pay tax. Two, that the tax was not paid at the time
18	attached Exhibit 1 which is four pages long as well as a	18	required by law. And three, that the failure to pay was
19	sealed attachment referenced as Attachment A. Attachment A	19	willful. The Defendant knowingly and voluntarily and
20	is a document that is not public, but it is a standard	20	intelligently admits his guilt to each of these elements and
21	document that is filed in all cases in this district and is	21	further admits to the information contained in the statement
22	not filed only in connection with this case. The Memorandum	22	of facts which is attached to the memorandum as Exhibit 1.
23	of Plea Agreement has three signatures on the final page.	23	Paragraph 4 provides that the Defendant is
24	Is one of those signatures yours?	24	pleading guilty to Counts I and II because he is in fact
25	THE DEFENDANT: Yes, Your Honor.	25	guilty.

1 THE COURT: Okay. And when did you sign it? 1 Paragraph 5 contains certain stipulations under 2 THE DEFENDANT: This morning, Your Honor. 2 the sentencing guidelines. Paragraph 5A provides that the 3 THE COURT: And before you signed it, did you 3 amount of loss as to Counts I and II, so a combined loss is 4 have an opportunity to read it and discuss it with your 4 no less than \$1,199,524 and no greater than \$1,593,329. 5 attorney? 5 Subparagraph B provides that the conduct set 6 THE DEFENDANT: I did, Your Honor. 6 forth in the statement of facts which is Attachment A to the 7 7 THE COURT: Are you satisfied with the advice Diversion Agreement filed, which will be filed today does 8 and counsel you received regarding the plea agreement. 8 not constitute relevant conduct pursuant to United States 9 THE DEFENDANT: I am, Your Honor. 9 Sentencing Guideline 1(b)(1.3). Paragraph C provides that 10 THE COURT: All right. Let's have a side-bar up 10 provided that the United States does not subsequently learn 11 11 here. of conduct by the Defendant inconsistent with the acceptance 12 12 (Sealed Attachment A side-bar discussion under of responsibility, that it will not oppose a two level 13 separate cover.) 13 decrease pursuant to U.S. Sentencing Guideline 3(e)(1.1)(a) 14 14 for acceptance. And further, that should it be determined (End of sealed Attachment A discussion.) 15 THE COURT: All right. Let's go back on the 15 that the Defendant's offense level is 16 or greater prior to 16 16 unsealed portion of the record. the application of the two level reduction for acceptance 17 17 So I'm now going to ask the prosecutor to read that the United States will move to reduce the sentence, the 18 the essential terms of the plea agreement. Sir, I'll ask 18 guideline by one additional level pursuant to U.S. 19 19 you to listen carefully to what he says because when he's Sentencing Guideline 3(e)(1.1)(b) for a total reconduction 20 20 finished, I'm going to ask you if the agreement as recited of three levels. 21 21 by him reflects the deal that you believe you reached with It is understood and agreed by the parties that 22 22 the government. these stipulations are not binding upon either the probation 23 23 Mr. Wise. office or the Court. 24 24 MR. WISE: Thank you, Your Honor. Second, that the Court may make factual and 25 Paragraph 1 provides that the Defendant waives 25 legal determinations that differ from these stipulations

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1	that may result in an increase or decrease in the sentencing	1	initial questions.
2	guideline range and the sentence that may be imposed.	2	Paragraph 5A says that the amount of losses no
3	Paragraph 6 provides that for reasons to be	3	less than 1,100 well, actually before we ask that,
4	articulated at or near the time of sentencing, the United	4	because I'm going to ask how it relates to the facts, why
5	States will recommend a sentence of probation.	5	don't you go through Exhibit 1 you referenced, why don't you
6	Paragraph 7 provides that the United States	6	put Exhibit 1 on the record.
7	retains the right to defend the rulings of the District	7	MR. WISE: Yes, Your Honor.
8	Court in any subsequent proceeding.	8	At all times relevant to the instant
9	Paragraph 8 outlines at length the sentencing	9	Information, the Defendant, Robert Hunter Biden, hereafter
10	procedure which I believe the Court will review with the	10	Biden, was an attorney and businessman with lucrative
11	Defendant in more detail.	11	domestic and international business interests. From 2017 to
12	Paragraph 9 contains a broad appellant waiver	12	2019, he served on the board of a Ukrainian energy company
13	which I also understand the Court will review with the	13	and a Chinese private equity fund. He further negotiated
14	Defendant in greater detail.	14	and executed contracts for business and legal services that
15	Paragraph 10 provides that the Defendant agrees	15	paid millions of dollars of compensation to him and/or his
16	to pay a \$50 special assessment at the day of sentencing.	16	domestic corporations, Owasco, PC and Owasco, LLC. Through
17	Paragraph 11 provides that the memorandum	17	at least early 2017, he also was employed by a prestigious
18	expressly incorporates Attachment A which is attached and	18	multi-national law firm in an "of counsel" capacity. For
19	filed under seal and that the government as Your Honor has	19	this work, he earned substantial income, totaling more than
20	said routinely files such an attachment even though it may	20	\$2.3 million in 2017 and \$2.1 million in 2018.
21	or may not continue additional terms. To the extent it	21	Biden also has a well-documented and
22	does, however, the parties acknowledge and agree to be bound	22	long-standing struggle with substance abuse. Following the
23	by it.	23	death of his brother in 2015, Biden relapsed and over time
24	Paragraph 12 addresses restitution under the	24	progressed from alcohol to abusing illegal drugs, including
25	Mandatory Victim Restitution Act. And the Defendant agrees	25	crack cocaine in 2016. This contributed to the collapse of
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1 to the entry of the restitution order for the full amount of 1 2 the victims loses attributable to his activities as ordered 2 3 by the Court which is expected to be zero because the self 3 4 assessed tax due at the time of filing and associated 4 5 5 interest and penalties have been paid to the Internal 6 6 Revenue Service by a third party on behalf of the Defendant. 7 7 However, the Defendant understands that an unanticipated 8 amount of a restitution order will not serve as grounds to 8 9 9 withdraw his guilty plea. The parties further understand 10 that should the Internal Revenue Service determine there are 10 11 11 additional taxes due and owing for the tax years 2014 12 12 through 2019, they are not subject to the terms of this 13 agreement and for the purposes of this memorandum the sole 13 14 victim of Counts I and II is the United States Treasury. 14 15 15 And finally paragraph 13 provides that it is 16 16 further agreed by the parties that the memorandum and 17 17 Exhibit A together with the sealed attachment supersedes all 18 18 prior promises, representations and statements of the 19 19 parties, that the memorandum may be modified only in writing 20 20 signed by all the parties and that any and all promises, 21 21 representations, and statements made prior to or after this 22 22 memorandum are null and void and have no affect whatsoever 23 unless they comport with the subsequent written 23 24 24 modifications and provisions of this paragraph.

THE COURT: Thank you. I did have a couple of

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his marriage, with his divorce finalized in March 2017, as well as the collapse of his most significant professional relationship in Fall 2017. Nonetheless, in 2017, despite his addiction, Biden successfully entered into business ventures and landed legal clients, earning millions of dollars. By his own telling in a memoir published in 2021, Biden's substance abuse worsened in 2018, a year that included a move to Los Angeles and what he has described as a "spring and summer of nonstop debauchery." Even during this period, however, Biden continued to earn money and exercise control over his personal and corporate finances. Federal income tax returns and payments are due on or about April 15th of each year for the prior calendar year. Biden, like many other taxpayers, routinely requested an automatic extension to file his returns, pushing the due date for a tax return to on or about October 15th. An extension of time to file a return, however, does not extend the deadline for payment of taxes, which remain due on the April filing date. During calendar year 2017, Biden earned substantial income, including: just under \$1 million from a company he formed with the CEO of a Chinese business conglomerate; \$666,666 from his domestic business interests; approximately \$664,000 from a Chinese infrastructure 25 investment company; \$500,000 in director's fees from a

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1	Ukrainian energy company; \$70,000 relating to a Romanian	1	Biden continued to earn handsomely and spend		
2	business; and \$48,000 from the multi-national law firm.	2	wildly in 2018. He received a little over \$2.6 million in		
3	Throughout tax year 2017, Biden worked with a DC	3	business and consulting fees from the company he formed with		
4	and Maryland based accountant to prepare his individual and	4	the CEO of a Chinese business conglomerate and the Ukrainian		
5	corporate tax returns. In 2018, this accountant (who died	5	energy company. However, without the structure of a stable		
6	in 2019) prepared Biden's 2017 corporate and individual	6	business partner and still in the throes of addiction, Biden		
7	income tax returns and throughout the fall repeatedly	7	essentially ignored his tax obligations, withholding only		
8	attempted to provide them to Biden for review and signature.	8	approximately \$38,465, less than six percent of the taxes		
9	These efforts included directly contacting Biden, reaching	9	owed. Tax returns and filings for tax year 2018 were due on		
10	out to his administrative assistant, and sending copies to	10	April 15th, 2019. On that date, Biden traded emails with		
11	his former business partner. The former business partner	11	his DC accountant and his attorney about seeking an		
12	reviewed the returns and sent several emails to Biden in	12	12 extension. The accountant advised Biden of his obligation		
13	which he commented on their substance and reminded Biden of	13	13 to make a tax payment on that date, irrespective of the		
14	his filing obligations. The former business partner left	14	extension to file a return. Ultimately, the extension was		
15	the final returns for Biden at Biden's office. Despite	15	5 filed, making the return due on October 15, 2019. Biden,		
16	these actions, Biden neither signed nor submitted the	16	however, paid nothing. As with tax year 2017, at the time		
17	individual or corporate income tax returns to the Internal	17	his 2018 tax payment was due, Biden continued to have		
18	Revenue Service.	18	substantial income and the ability to pay his tax liability,		
19	Not only did the accountant timely prepare	19	having received payments totaling approximately \$758,000		
20	Biden's individual and corporate tax returns, the accountant	20	during March and April 2019. By late May, Biden had spent		
21	repeatedly encouraged Biden to timely pay the taxes	21	almost the entire sum on personal expenses, including large		
22	associated with the 2017 tax returns. Beginning in	22	cash withdrawals, payments to or on behalf of his children,		
23	April 2018 and continuing into October 2018, the accountant	23	credit card balances, and car payments for his Porsche.		
24	advised Biden to make his tax payments, noting approximately	24	After numerous programs and trips to rehab,		
25	\$600,000 owed by Biden personally and an additional \$204,000	25	Biden got sober in May 2019, the same month he married his		
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1 owed by Owasco, PC. Biden told the accountant he could pay 1 2 \$25,000 in April 2018 towards his taxes, but no such payment 2 3 was made to the Internal Revenue Service. His large tax 3 4 liability stemmed in part from the fact that over the course 4 5 of 2017, Biden began withdrawing substantial funds outside 5 6 of Owasco, PC's established payroll system, which had been 6 7 7 created, in part, to ensure that Biden had sufficient 8 withholdings to timely pay any outstanding tax liability. 8 9 9 The end of year liability should not have come as a 10 surprise. At the time of those withdrawals, Biden's 10 11 11 business partner advised him that these transfers, made 12 12 without withholding, would result in a significant tax 13 liability at year end. 13 14 14 Despite his large outstanding tax liability and 15 15 profligate spending, on or about April 17, 2018, the due 16 16 date for 2017 tax payments, Biden did, in fact, have the 17 17 funds available to pay his outstanding 2017 tax liability 18 for both his personal and corporate returns. On or about 18 19 19 March 22, 2018, Biden received a \$1 million payment into his 20 20 Owasco, LLC bank account as payment for legal fees for 21 21 Patrick Ho, and \$939,000 remained available as of tax day. 22 22 Over the next six months Biden would spend almost the 23 entirety of this balance on personal expenses, including 23 24 24 large cash withdrawals, transfers to his personal account, 25 travel, and entertainment. 25

current wife. He has remained sober since. Biden remained in California and spent much of 2019 painting and developing plans for his memoir, which he began working on through the fall and into the winter. During summer 2019, he was sued in two different domestic-relations lawsuits, both seeking payment of support obligations. He still did not, however, make preparations to file or actually file either his 2018 individual or corporate income tax returns on or about October 15, 2019, the extension due date. In or around November 2019, Biden engaged a California accountant to prepare his individual and corporate income tax returns for 2017 and 2018. The California accountant began gathering materials and started preparing Biden's 2017 and 2018 returns in early 2020. By that time, the domestic relations lawsuits had progressed, and having failed to do so previously, Biden was under court order to provide his tax returns or face potential sanctions including imprisonment. On or about January 27, 2020, Biden signed a representation letter for the California accountants, averring that he was providing the accountants with truthful and accurate information and acknowledging his responsibility for the accuracy of those tax returns. Over the days that followed, Biden participated in a series of meetings with the California accountants and identified business and personal expenses in connection with his tax 8 of 45 sheets

1	returns. During this process, Biden miscategorized certain	1	THE COURT: All right. Thank you. Now I did
2	personal expenses as legitimate business expenses, resulting	2	have a few questions.
3	in a reduction in his tax liability. At the same time, the	3	Paragraph 5A says that the amount of loss as to
4	California accountants overreported Biden's income, which	4	Counts I and II including the relevant conduct as defined in
5	partially offset this reduction.	5	sentencing guideline is no less than \$1,199,524, and no
6	Or on about February 18th, 2020, Biden filed his	6	greater than \$1,593,329. Is that the combined loss or the
7	individual and corporate income tax returns with the	7	loss for each count?
8	Internal Revenue Service for tax years 2017 and 2018. On	8	MR. WISE: Combined loss, Your Honor.
9	his 2017 Form 1040, Biden reported \$2,376,436 in total	9	THE COURT: All right. In Exhibit 1, there are
10	income and a self-assessed tax due of \$710,598, of which	10	references to taxes paid by a third party on Mr. Biden's
11	\$125,909 was timely paid, leaving a balance due and owing of	11	behalf of \$955,800, and \$956,632, as well as \$492,000 in
12	\$581,713. On his 2017 Form 1120 for Owasco, PC, Biden	12	2016 and \$197,000 for 2019. Just looking at 2017 and 2018
13	reported gross receipts of \$2,698,041 and a self-assessed	13	which are the subject of this case, those numbers add up to
14	tax due and owing of \$13,630. On his 2018 Form 1040, Biden	14	more than \$1.9 million. Can you help me square that with
15	reported \$2,187,286 in total income and a self-assessed tax	15	the relevant conduct.
16	of \$659,366, of which \$38,465 was timely paid, leaving a	16	MR. WISE: So the amount that was paid by the
17	balance due and owing of \$620,901. No additional payments	17	third party includes significant penalties and interests
18	were included at the time of filing. On his 2018 Form 1120	18	which we have not included in the loss stipulation that's in
19	for Owasco, PC, Biden reported gross receipts of \$2,659,014	19	paragraph 5A. The paragraph 5A is the taxes and there is a
20	and a self-assessed tax due and owing of \$4,247.	20	dispute as to what the taxes were based on the business
21	Approximately a year-and-a-half later, on or	21	deductions and that's something that the parties will
22	about October 18th, 2021, a third party paid the Internal	22	address in their sentencing memorandum, but this number is
23	Revenue Service \$955,800 to cover Biden's self-assessed	23	loss without inclusion of the penalties and interest.
24	individual tax liability with interest and penalties for tax	24	THE COURT: Is that standard?
25	year 2017 and \$956,632 to cover Biden's self-assessed	25	MR. WISE: Yes, Your Honor.
1	34	1	36THE COURT: Did you want to say something? MR. CLARK: I was going to say it's a relevant guideline, Your Honor, for a failure to pay case omits penalties and interests from the calculation of the tax table loss. And there is a dispute about where in the range it goes, but the explanation, penalties and interest are not properly included under this guideline for this offense. THE COURT: And if it were tax evasion, would those be included?MR. CLARK: It's my understanding that they would be, Your Honor. THE COURT: Okay. Paragraph 5b refers to the Diversion Agreement. That's the Diversion Agreement contemplated in the Criminal Action 23-61, the felony gun charge?MR. WISE: Yes, Your Honor. THE COURT: All right. Paragraph 12 refers to
2	individual tax liability with interest and penalties for tax	2	
3	year 2018.	3	
4	In addition, in or around February of 2020,	4	
5	Biden's California accountants discovered that Biden's 2016	5	
6	Form 1040 had not been filed. The return was originally	6	
7	prepared in or around October 2017 and showed \$15,520 in	7	
8	taxes due and owing. Though it was delivered to Biden at	8	
9	Biden's office, this return was not filed with the Internal	9	
10	Revenue Service. After learning in 2020 that the Form 1040	10	
11	for 2016 remained unfiled, Biden filed a Form 1040 on	11	
12	June 12, 2020. For tax year 2016, Biden reported \$1,580,283	12	
13	in total income and self-assessed tax due of \$492,895, of	13	
14	which \$447,234 was timely paid, leaving a balance due and	14	
15	owing of \$45,661. Biden did not include a payment with this	15	
16	return. On or about October 18, 2021, this liability, plus	16	
17	accrued interest and penalties, was also fully paid by a	17	
18	third party.	18	
18	Finally, after seeking an extension, Biden	18	THE COURT: All right. Paragraph 12 refers to
19	timely filed his 2019 Form 1040 on or about October 15th,	19	restitution, and says the self-assessed tax due at the time
20	2020. He did not, however, pay his estimated tax due when	20	of filing and the associated interest and patents have been
21	filing for an extension as required by law. For tax year	21	paid to the Internal Revenue Service by a third party on
22	2019, Biden reported \$1,045,850 in total income and a	22	behalf of the Defendant. What does self-assessed mean?
23	self-assessed tax due and owing of \$197,372. On October 18,	23	MR. WISE: It means the amount when the returns
24	2021, this liability, plus accrued interest and penalties,	24	were prepared that, the return prepared determine what was

25 was also fully paid by the same third party.

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 ${\bf 25}$ $\,$ owed based on the income that was reported and deductions $\,$

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1	and credit.	1	that's what I had at this moment.
2	MR. CLARK: I think, Your Honor, based on that	2	Mr. Biden, does the written agreement as
3	and all this process, these numbers are based on payout	3	summarized by Mr. Wise accurately reflect the agreement you
4	numbers that were obtained from the IRS. Self assessment is	4	have reached with the government?
5	a process by which a return filer writes a return, says this	5	THE DEFENDANT: Yes, Your Honor.
6	is how much tax I owe. There was a lot of process here	6	THE COURT: Has anyone threatened you or forced
7	between the IRS and these returns and at the end of the day	7	you into entering this written agreement?
8	a payout number was obtained by the IRS and that number was	8	THE DEFENDANT: No, Your Honor.
9	paid.	9	THE COURT: Has anyone made you any promises
10	THE COURT: So this isn't that's what I'm	10	that are not contained in the written agreement?
11	trying to figure out, is there someone still looking into	11	MR. CLARK: Your Honor, with the exception of
12	that to see if the self-assessed number is accurate, or do	12	the Diversion Agreement
13	you know that it's zero?	13	THE COURT: We're not making an exception. I
14	MR. WISE: So the self-assessed number again is	14	want to know, has anyone made you any promises that are not
15	the amount on the return plus the interest and penalties	15	contained in the written Memorandum of Plea Agreement?
16	that were derived through the payoff. As the statement of	16	MR. CLARK: Yes, there are promises from the
17	facts addresses, there is a dispute as to what was	17	government in the Diversion Agreement, Your Honor.
18	self-assessed or what the self-assessed number would be for	18	THE COURT: And sir, are you relying on the
19	tax year 2018 and that will be addressed in the sentencing	19	promises made in the Diversion Agreement in connection with
20	memoranda.	20	your agreement to plead guilty?
21	MR. CLARK: To be clear, the dispute is we think	21	THE DEFENDANT: Yes, Your Honor.
22	it's lower. As the statement of facts recites, there was	22	THE COURT: And if the Diversion Agreement were
23	actually an overstatement of Mr. Biden's income that year.	23	not valid or unenforceable for any reason, would you enter
24	I mean, my understanding is all of the monies that the IRS	24	into the Memorandum of Plea Agreement?
25	takes a position Mr. Biden owes as a result of every tax	25	THE DEFENDANT: No, Your Honor.

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1	year being discussed have been paid based on their	1	THE COURT: All right. So we're going to
2	calculation, if that answers Your Honor's question.	2	discuss that agreement in a bit, but for now let me say
3	MR. WISE: So our position, Your Honor, is there	3	by the way, I didn't get a copy of paragraph 15 of the
4	are additional there are deductions that were taken that	4	agreement, but the parties provided me with a copy of that
5	were improper and so that's why for the loss purposes,	5	agreement prior to this hearing, so that's what I'm going to
6	putting aside what the payoff number was in our sentencing	6	quote from at the moment.
7	memorandum, we will address those. The IRS in arriving at	7	Paragraph 15 of the Diversion Agreement states
8	the payoff number didn't	8	the United States agrees not to criminally prosecute Biden
9	THE COURT: Well, I'm just asking because you	9	outside of the terms of this agreement for any federal
10	said it's expected to be zero, why is it expected to be zero	10	crimes encompassed by the attached statement of facts,
11	if you're telling me that the numbers might be wrong?	11	Attachment A to the Diversion Agreement, and the statement
12	MR. WISE: Because that is the payoff amount	12	of facts attached as Exhibit 1 to the Memorandum of Plea
13	that the IRS gave to the Defendant which is sort of a	13	Agreement filed this same day. This agreement does not
14	process that produces that that is separate from the	14	provide any protection against prosecution for any future
15	criminal investigation and essentially divorced from it.	15	conduct by Biden or by any of his affiliated businesses.
16	That's why the agreement doesn't bind the IRS if they then	16	And just so we're clear, I think you already
17	make a decision essentially for additional restitution that	17	answered this, sir, but are you relying on that promise in
18	could occur.	18	connection with your agreement to accept the Memorandum of
19	THE COURT: Why do you say it's expected to be	19	Plea Agreement and plead guilty?
20	zero?	20	THE DEFENDANT: Yes, Your Honor.
21	MR. WISE: Because as of the payoff number that	21	THE COURT: If that provision were not valid or
22	was given, there is no at this moment restitution owed to	22	not enforceable, would you accept the Memorandum of Plea
23	the IRS.	23	Agreement?
24	THE COURT: All right. So those are my initial	24	THE DEFENDANT: No, Your Honor.
25	questions. I may have some more as we go through this, but	25	THE COURT: If you had no immunity from the

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1	government, perhaps even a different prosecutor and the	1	MR. CLARK: Yes.
2	government, perhaps even a different prosecutor and the government could bring a felony tax evasion charge or drug	2	THE COURT: How about I give you guys an
3	charges against you, would you still enter the plea	3	opportunity so we can make sure we're on the same page
4	agreement and plead guilty to these tax charges?	4	because part of my charge here is to make sure that the
5	THE DEFENDANT: No, Your Honor.	5	Defendant knows what he's pleading to.
6	THE COURT: All right. So I need some help here	6	MR. CLARK: We appreciate it, Your Honor.
7	because you all told me this was a plea under Rule	7	COURT CLERK: All rise.
8	11(c)(1)(B) and not $(c)(1)(A)$, but yet I have this provision	8	(A brief recess was taken.)
9	that I would think is normally in a plea agreement. So tell	9	THE COURT: All right. Please be seated. Where
10	me, how do these agreements relate? Are they part of a	10	are we?
11	package deal?	11	MR. CLARK: Your Honor, I want to apologize for
12	MR. WISE: So, Your Honor, the United State's	12	maybe my unartful phrasing for some of the issues that came
13	position is that the agreements stand alone by their own	13	up a minute ago. Perhaps I can explain the Defendant's
14	terms and both agreements include their last paragraph that	14	position and that may clarify things. There are two
15	says that with this one caveat	15	agreements in this case. They are both very important to
16	THE COURT: This is a big caveat, though, if	16	the Defendant. One is a plea agreement that the Court has
17	you're telling me Rule 11(c) (1) (B) doesn't give me any	17	before it and my client is ready to enter a plea to that
18	authority to look at this, (c) (1) (A) refers to, you know,	18	plea agreement without contingency, without reservation, and
19	having an agreement not to prosecute. That's why I'm	19	without connection. There is another agreement which is a
20	looking at this. I'm not saying that you're wrong, but I	20	Diversion Agreement which
21	need to understand this.	21	THE COURT: Right. So let me just ask you, if
22	MR. WISE: Sure. So Your Honor, again, our view	22	that Diversion Agreement were not valid or were
23	is the plea agreement stands alone. There is no charge	23	unenforceable for some reason, would he enter this plea?
24	bargaining in the plea agreement, period. And that's what	24	MR. CLARK: He is ready to live by the terms of
25	they have agreed to. The Diversion Agreement	25	that agreement
	42		44
1	42 THE COURT: But he would not agree, just so I	1	44 THE COURT: If that Diversion Agreement did not
1		1	
	THE COURT: But he would not agree, just so I		THE COURT: If that Diversion Agreement did not
2	THE COURT: But he would not agree, just so I understand, sir, you would not agree to that plea agreement	2	THE COURT: If that Diversion Agreement did not exist, he would be willing to live by the terms of the plea
2 3	THE COURT: But he would not agree, just so I understand, sir, you would not agree to that plea agreement if you didn't get some immunity from other charges, is that	2 3	THE COURT: If that Diversion Agreement did not exist, he would be willing to live by the terms of the plea and plead guilty? I have concerns about that Diversion
2 3 4	THE COURT: But he would not agree, just so I understand, sir, you would not agree to that plea agreement if you didn't get some immunity from other charges, is that right?	2 3 4	THE COURT: If that Diversion Agreement did not exist, he would be willing to live by the terms of the plea and plead guilty? I have concerns about that Diversion Agreement so I'm asking you, if it were not valid, if it
2 3 4 5	THE COURT: But he would not agree, just so I understand, sir, you would not agree to that plea agreement if you didn't get some immunity from other charges, is that right? MR. CLARK: Speaking for my client, that's	2 3 4 5	THE COURT: If that Diversion Agreement did not exist, he would be willing to live by the terms of the plea and plead guilty? I have concerns about that Diversion Agreement so I'm asking you, if it were not valid, if it were unenforceable, would he plead to the memorandum of
2 3 4 5 6	THE COURT: But he would not agree, just so I understand, sir, you would not agree to that plea agreement if you didn't get some immunity from other charges, is that right? MR. CLARK: Speaking for my client, that's correct, Your Honor.	2 3 4 5 6	THE COURT: If that Diversion Agreement did not exist, he would be willing to live by the terms of the plea and plead guilty? I have concerns about that Diversion Agreement so I'm asking you, if it were not valid, if it were unenforceable, would he plead to the memorandum of plea?
2 3 4 5 6 7	THE COURT: But he would not agree, just so I understand, sir, you would not agree to that plea agreement if you didn't get some immunity from other charges, is that right? MR. CLARK: Speaking for my client, that's correct, Your Honor. THE COURT: I didn't mean that to be a	2 3 4 5 6 7 8 9	THE COURT: If that Diversion Agreement did not exist, he would be willing to live by the terms of the plea and plead guilty? I have concerns about that Diversion Agreement so I'm asking you, if it were not valid, if it were unenforceable, would he plead to the memorandum of plea? MR. CLARK: Based on our understanding of the
2 3 4 5 6 7 8 9 10	THE COURT: But he would not agree, just so I understand, sir, you would not agree to that plea agreement if you didn't get some immunity from other charges, is that right? MR. CLARK: Speaking for my client, that's correct, Your Honor. THE COURT: I didn't mean that to be a rhetorical question. So you're trying to tell me that	2 3 4 5 6 7 8 9 10	THE COURT: If that Diversion Agreement did not exist, he would be willing to live by the terms of the plea and plead guilty? I have concerns about that Diversion Agreement so I'm asking you, if it were not valid, if it were unenforceable, would he plead to the memorandum of plea? MR. CLARK: Based on our understanding of the Diversion Agreement, which is a bilateral agreement between
2 3 4 5 6 7 8 9 10 11	THE COURT: But he would not agree, just so I understand, sir, you would not agree to that plea agreement if you didn't get some immunity from other charges, is that right? MR. CLARK: Speaking for my client, that's correct, Your Honor. THE COURT: I didn't mean that to be a rhetorical question. So you're trying to tell me that that's separate, but I think and I understand why he's	2 3 4 5 6 7 8 9 10 11	THE COURT: If that Diversion Agreement did not exist, he would be willing to live by the terms of the plea and plead guilty? I have concerns about that Diversion Agreement so I'm asking you, if it were not valid, if it were unenforceable, would he plead to the memorandum of plea? MR. CLARK: Based on our understanding of the Diversion Agreement, which is a bilateral agreement between the Defendant and the government which the government has
2 3 4 5 6 7 8 9 10 11 12	THE COURT: But he would not agree, just so I understand, sir, you would not agree to that plea agreement if you didn't get some immunity from other charges, is that right? MR. CLARK: Speaking for my client, that's correct, Your Honor. THE COURT: I didn't mean that to be a rhetorical question. So you're trying to tell me that that's separate, but I think and I understand why he's saying no, I wouldn't that isn't separate to me, I need	2 3 4 5 6 7 8 9 10 11 12	THE COURT: If that Diversion Agreement did not exist, he would be willing to live by the terms of the plea and plead guilty? I have concerns about that Diversion Agreement so I'm asking you, if it were not valid, if it were unenforceable, would he plead to the memorandum of plea? MR. CLARK: Based on our understanding of the Diversion Agreement, which is a bilateral agreement between the Defendant and the government which the government has reaffirmed to me it will stand by, then yeah, he would enter
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1	that out of today's proceeding and my client is ready to	1	MR. WISE: It can be.
2	enter a plea under the plea agreement.	2	THE COURT: And if it were included in the
3	THE COURT: All right. Let me ask you those	3	Memorandum of Plea Agreement, would that make this plea
4	questions again, Mr. Biden. If the Diversion Agreement were	4	agreement one pursuant to Rule 11(c)(1)(A)?
5	not valid and enforceable for any reason, would you enter	5	MR. WALLACE: It would.
6	the Memorandum of Plea Agreement?	6	THE COURT: In your view, that would change the
7	THE DEFENDANT: Yes, Your Honor.	7	analysis of what I needed to do in evaluating whether to
8	THE COURT: And are you relying on the promise	8	accept this plea or not, right?
9	in the Diversion Agreement not to prosecute you in	9	MR. WISE: It would.
10	connection with your agreement to accept the Memorandum of	10	THE COURT: And so let's just understand this.
11	Plea Agreement and plead guilty?	11	If it were that, then my role would be to accept or reject
12	THE DEFENDANT: No, Your Honor.	12	the plea, right?
13	THE COURT: And so if you had no immunity from	13	MR. WISE: It would.
14	the government through that Diversion Agreement and the	14	THE COURT: What happens if I accept the plea,
15	government could bring felony tax evasion charges or drug	15	we go forward to sentencing?
16	charges against you, would you still enter the plea	16	MR. WISE: Yes.
17	agreement and plead guilty to these tax charges?	17	THE COURT: And what happens if I reject the
18	THE DEFENDANT: Yes, Your Honor.	18	plea?
19	THE COURT: All right. Now, I want to talk a	19	MR. WISE: Then we this is one of the issues
20	little bit about this agreement not to prosecute. The	20	with charge bargaining.
21	agreement not to prosecute includes is in the gun case,	21	THE COURT: Because there is a waiver of venue.
22	but it also includes crimes related to the tax case. So we	22	MR. WISE: Well, there is a waiver of venue, but
23	looked through a bunch of diversion agreements that we have	23	also, and this has been addressed by some courts outside of
24	access to and we couldn't find anything that had anything	24	this circuit, because of the separation of powers, if the
25	similar to that.	25	Court were to reject a $(c)(1)(A)$ on its view that the
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1	So let me first ask, do you have any precedent	1	charges should be different
2	for agreeing not to prosecute crimes that have nothing to do	2	THE COURT: Well, what if I were to reject the

3	with the case or the charges being diverted?	3	(c)(1)(A) plea on the grounds that it includes an agreement
4	MR. WISE: I'm not aware of any, Your Honor.	4	not to prosecute, that as we're going to talk about in a few
5	THE COURT: Do you have any authority that says	5	minutes, I don't really understand the scope of.
6	that that's appropriate and that the probation officer	6	MR. WISE: So
7	should agree to that as terms, or the chief of probation	7	THE COURT: I mean, forget all the
8	should agree to that as terms of a Diversion Agreement?	8	investigation, what charges were brought, I think that the
9	MR. WISE: Your Honor, I believe that this is a	9	parties have made clear that we live in a system of
10	bilateral agreement between the parties that the parties	10	separation of powers, those powers are given to the
11	view in their best interest. I don't believe that the role	11	Executive Branch. Right?
12	of probation would include weighing whether the benefit of	12	MR. WISE: Right.
13	the bargain is valid or not from the perspective of the	13	THE COURT: So I don't mean to violate the
14	United States or the Defendant.	14	separation of powers or do anything unconstitutional. I'm
15	THE COURT: So have you ever seen I think I	15	trying to figure out what my role is and what the
16	just asked you this, but have you ever seen a Diversion	16	appropriate rule is that applies to this.
17	Agreement where the agreement not to prosecute is so broad	17	MR. WISE: Right.
18	that it encompasses crimes in a different case?	18	THE COURT: Okay. And so I am trying to
19	MR. WISE: No. And I would say, Your Honor, I	19	understand if I were to reject the plea, I'm not saying I am
20	don't think it is broad in the sense that	20	going to, I have not for anyone in the back, I have not
21	THE COURT: We're going to talk about that. You	21	made that determination, but if I were to reject the plea,
22	can sit down.	22	just tell me what happens.
23	All right. Now, is an agreement not to bring	23	MR. WISE: So then we have two charges against
24	charges or an agreement to drop charges typically something	24	the Defendant and they're misdemeanors, so he doesn't need
25	that is included in a Memorandum of Plea Agreement?	25	to be indicted and we go forward and there is a trial on

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1	those charges, and there is a possibility that there could	1	prosecution, non-prosecution agreement, which generally the
2	be additional charges brought.	2	Court doesn't necessarily weigh in on. I don't think it was
3	THE COURT: Related to the tax issues?	3	the we are not asking the Court to rule in any way on the
4	MR. WISE: Yes.	4	Diversion Agreement. The diversion as far as I understand
5	THE COURT: Do you agree with that, Mr. Clark,	5	it has been approved by probation, there is a you've
6	what would happen? Again, I want to make sure I'm not	6	arraigned the Defendant on the instrument and I believe that
7	saying that's my decision.	7	process will go forward.
8	MR. CLARK: I understand, Your Honor. I don't	8	THE COURT: We have to talk about the Diversion
9	necessarily disagree. I'm not aware of any additional	9	Agreement because you have included me into the Diversion
10	charges that could validly be brought with regard to the tax	10	Agreement, so we are going to talk about that. But I am
11	charges. Again, without getting into the whole	11	just still, you know, normally so we have two agreements,
12	investigation, but I do think there is some context that's	12	we have a plea agreement where you're saying Judge, we're
13	important here. The U.S. Attorney's Office and me spent	13	all here in front of you for him to plead. You're saying I
14	five years in meeting after meeting, hours, ten hour long	14	don't even get to accept it, I guess I'm supposed to rubber
15	meetings going through my client's taxes on a line-by-line	15	stamp it under Rule $(c)(1)(B)$. But then it would be a plea
16 17	basis, and this is the disposition the parties came to after	16	under Rule $(c)(1)(A)$ if the provision that you have put in
17	a five-year investigation that was pursued with unbelievable diligence and doggedness. And so first of all, I don't	17 18	the Diversion Agreement which you do not have anyplace for me to sign and it is not in my purview under the statute to
19	think there are any other charges to be brought. I think,	19	sign, you put that provision over there. So I am concerned
20	you know, we thought that just like in any compromise	20	that you're taking provisions out of the agreement, of a
21	situation, we had valid arguments with regard to these	21	plea agreement that would normally be in there. So can you
22	charges, but my client undertook to plead guilty to them	22	I don't really understand why that is.
23	because it was the right disposition for all the parties	23	MR. WISE: So the bargain that was reached by
24	after extensive negotiation, and so yeah, I think we would	24	the parties was the Plea Agreement that is in front of Your
25	have two filed informations and the Court and the parties	25	Honor, which is a (c)(1)(B) as I mentioned, where there is
	50		52
1	would figure out how to proceed on those informations and	1	only a recommended sentence, that is that is the Plea
1 2	would figure out how to proceed on those informations and that would be the rest of the process.	1 2	only a recommended sentence, that is that is the Plea Agreement
2	that would be the rest of the process.	2	Agreement
2 3	that would be the rest of the process. THE COURT: All right. So you said there might	2 3	Agreement THE COURT: Well, it's not, because you do
2 3 4	that would be the rest of the process. THE COURT: All right. So you said there might be additional charges. Are you at liberty to tell us what	2 3 4	Agreement THE COURT: Well, it's not, because you do reference you reference the Diversion Agreement in the
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	53		55
1	understand, though, why that's not part of the Plea	1	for the years described in the factual statement to the Plea
2	Agreement.	2	Agreement. And I think we cannot bring for the firearms
3	MR. WISE: Because by the terms of the Plea	3	charges based on the firearm identified in the factual
4	Agreement, the only function, the Diversion Agreement	4	statement to the Diversion Agreement.
5	well, it has no function but the parties negotiated that	5	THE COURT: All right. So there are references
6	their view, and it's their view, probation can take a	6	to foreign companies, for example, in the facts section.
7	different view, Your Honor can take a different view, their	7	Could the government bring a charge under the Foreign Agents
8	view is the firearms offense should not be considered	8	Registration Act?
9	relevant conduct for calculating the guidelines related to	9	MR. WISE: Yes.
10	the tax offense, that is all that 5(b) says. It does not	10	THE COURT: I'm trying to figure out if there is
11	incorporate the paragraph 15 or any part of the Diversion	11	a meeting of the minds here and I'm not sure that this
12 13	Agreement, it simply says our view is the Diversion	12 13	provision isn't part of the Plea Agreement and so that's why
14	Agreement, the firearm offense should not be considered	14	I'm asking.
14	relevant conduct in calculating the guidelines. I think practically how this would work, Your	15	MR. CLARK: Your Honor, the Plea Agreement THE COURT: I need you to answer my question if
16	Honor, is if Your Honor takes the plea and signs the	16	you can. Is there a meeting of the minds on that one?
17	Diversion Agreement which is what puts it into force as of	17	MR. CLARK: As stated by the government just
18	today, and at some point in the future we were to bring	18	now, I don't agree with what the government said.
19	charges that the Defendant thought were encompassed by the	19	THE COURT: So I mean, these are contracts. To
20	factual statement in the Diversion Agreement or the factual	20	be enforceable, there has to be a meeting of the minds. So
21	statement in the Plea Agreement, they could move to dismiss	21	what do we do now?
22	those charges on the grounds that we had contractually	22	MR. WISE: Then there is no deal.
23	agreed not to bring charges encompassed within the factual	23	THE COURT: All right. I guess then the
24	statement of the Diversion Agreement or the factual	24	question is where does that leave us? So what do we need to
25	statement of the tax charges.	25	do? Do you guys need some time to talk? Do you need me to
	54		56
1	MR. CLARK: That's my understanding, Your Honor,	1	set a date do we need to talk about a preliminary hearing
1	MR. CLARK: That's my understanding, Your Honor, we would be enforcing a contract with the Department of	1 2	set a date do we need to talk about a preliminary hearing since we didn't really need to do one with the agreement?
2 3 4	we would be enforcing a contract with the Department of	2	since we didn't really need to do one with the agreement?
2 3 4 5	we would be enforcing a contract with the Department of Justice. THE COURT: I don't understand how you have an agreement not to pursue other charges in the case, the	2 3 4 5	since we didn't really need to do one with the agreement? MR. CLARK: We'll waive the preliminary hearing. As far as I'm concerned, the Plea Agreement is null and void. You know, we'll have we are going to have to
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1	MR. CLARK: Your Honor, can we ask you to take	1	Let me just take a look here. I mean, part of the issue
2	ten minutes and see whether we can somehow make any headway	2	that I'm having is understanding, you know, regardless of
3	on this?	3	whether this is a plea under subsection B or subsection A,
4	THE COURT: Okay.	4	it has to be a knowing plea and I'm already faced with the
5	MR. CLARK: Thank you, Your Honor.	5	Defendant under oath saying both that he would not enter the
6	COURT CLERK: All rise.	6	Memorandum of Plea Agreement if the Diversion Agreement were
7	(A brief recess was taken.)	7	not valid, and that he would. And so I'm a little bit
8	THE COURT: All right. Please be seated. Where	8	confused about that. So I think we can work through that.
9	are we?	9	But let's take a look at some of the rest of this.
10	MR. CLARK: Your Honor, we have had some	10	All right. Sir, other than what we have just
11	discussion between the parties to try to clarify the	11	discussed, are there any other promises that have been made
12	understanding and I just want to kind of summarize where we	12	to you to entice you to enter the Memorandum of Plea
13	are and if the government's counsel wants to correct me.	13	Agreement?
14	The parties have taken the position that the Diversion	14	THE DEFENDANT: No, Your Honor.
15	Agreement is a separate agreement from the Plea Agreement.	15	THE COURT: Do you understand that this is the
16	The Diversion Agreement is a bilateral contract between the	16	time to tell me of any promises not in the record or of any
17	parties. Your Honor has asked the parties what their	17	threats that have been made because after today you won't be
18	understanding of the paragraph 15 of the Diversion Agreement	18	able to withdraw your plea based on information that you
19	is. I think there was some space between us and at this	19	could have shared with me here?
20	point, we are prepared to agree with the government that the	20	THE DEFENDANT: Yes, Your Honor.
21	scope of paragraph 15 relates to the specific areas of	21	THE COURT: Do you understand that the plea
22 23	federal crimes that are discussed in the statement of facts	22 23	terms of the Plea Agreement are merely recommendations to
23 24	which in general and broadly relate to gun possession, tax issues, and drug use.	23 24	me, that I can reject those recommendations without
25	THE COURT: So are you going to rewrite that?	25	permitting you to withdraw your plea and impose a sentence that is harsher or longer or more severe than the one that
25		25	
	58		60
1	MR. CLARK: The government says that's what it	1	you may anticipate?
2	MR. CLARK: The government says that's what it means and Your Honor asked for what the parties agree.	2	THE DEFENDANT: Yes, Your Honor.
2 3	means and Your Honor asked for what the parties agree. THE COURT: I'm just looking at the language of	2 3	THE DEFENDANT: Yes, Your Honor. THE COURT: Are you pleading guilty of your own
2	means and Your Honor asked for what the parties agree. THE COURT: I'm just looking at the language of that. So you're comfortable with that's what it means even	2 3 4	THE DEFENDANT: Yes, Your Honor. THE COURT: Are you pleading guilty of your own free will because you are, in fact, guilty?
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1	went over the maximum penalties for Counts I and II when he	1	worked there?
2	summarized the essential terms and I mentioned those to you	2	THE DEFENDANT: Your Honor, I think I was at
3	earlier when we were doing the initial plea. Do you	3	Boise Schiller 2010, maybe, was when I started, but I am not
4	understand what the maximum penalties are for each of the	4	positive of that. That's what I believe.
5	counts that's pending against you?	5	THE COURT: Okay. And were you in an of counsel
6	THE DEFENDANT: Yes, Your Honor.	6	position that whole time?
7	THE COURT: Do you need me to go through them	7	THE DEFENDANT: Yes, Your Honor.
8	one more time or are you okay?	8	THE COURT: All right. Now, it says then that
9	THE DEFENDANT: No, Your Honor, thank you.	9	you for the work you did, you earned 2.3 million in 2017
10	THE COURT: Paragraph 3. Paragraph 3 list the	10	and 2.1 million in 2018. Now, you left Boise Schiller in
11	essential elements of Counts I and II that the government	11	2017, right?
12	would have to prove. Specifically for each count the	12	THE DEFENDANT: Yes, Your Honor.
13	government would have to prove beyond a reasonable doubt	13	THE COURT: So, can you tell me how I'm
14	that the Defendant, you, had a duty to pay a tax. Two, the	14	trying to understand the 2018 \$2.1 million.
15	tax was not paid at the time required by law. And three,	15	MR. CLARK: My understanding, Your Honor, is
16	that your failure to pay was willful. Do you understand	16	that sentence picks up the work described in the last couple
17	that if I accept your guilty plea, the government will not	17	of sentences, not just the work for Boise Schiller.
18	have to prove anything?	18	THE COURT: Well, Mr. Biden actually knows.
19	THE DEFENDANT: Yes, Your Honor.	19	THE DEFENDANT: Yeah, exactly, Your Honor, I
20	THE COURT: Paragraph 3 also references the	20	believe what the government intended for that sentence was
21	statement of facts attached to the Plea Agreement as	21	that it was the total income, not just as it relates to my
22	Exhibit 1. Mr. Wise read those into the record and that is	22	capacity for Boise Schiller.
23	something that is not common in my experience. I just want	23	THE COURT: So for all your work
24	to ask you about some of those. I'm not going to go through	24	THE DEFENDANT: For this work, it's all of the
25	all of those facts but I want to ask them because it is part	25	things that are listed above there.

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1 of the Plea Agreement that is being presented to me and 1 THE COURT: All right. Thank you. Okay. In 2 2 particularly given our earlier discussion about the fact the next paragraph, it says you have a well-documented and 3 that those facts are incorporated into the agreement not to 3 long-standing struggle with abuse and you did tell me 4 4 prosecute. already, I'm not going to ask you again about your efforts 5 5 to treat that. But when we talk about well-documented, is All right. So, do you have those in front of 6 6 you? there a particular thing that we're looking at for where 7 7 THE DEFENDANT: Yes, Your Honor. it's documented or is that just based on your discussions? 8 THE COURT: All right. So in the very first 8 THE DEFENDANT: Well, I believe the government 9 9 paragraph of Exhibit 1, it says towards the end, it says is referring to a book that I wrote about my struggles with 10 through at least early 2017 -- I think before that, in the 10 addiction in that period of time in my life. And quite 11 first paragraph, in the second sentence it says from 2017 to 11 possibly other news outlets and interviews and things that 12 12 2019, you served on the board of Ukrainian energy company have been done. 13 13 and a Chinese private equity fund. Can you tell me what THE COURT: Okay. In that paragraph, it refers 14 14 those companies were? sort of towards the middle, it refers to your struggles with 15 15 THE DEFENDANT: The Ukrainian energy company was addiction led to the collapse of your most significant 16 16 Burisma, and the Chinese private equity fund was Bohai, professional relationship. Is that referring to the law 17 17 Harvest and Rosemont. firm or something else? 18 18 THE COURT: And some of this I'm asking just so THE DEFENDANT: My business relationship, my 19 19 I understand because there are other references to Ukrainian business relationships, all of my business relationships, 20 20 companies and Chinese companies and I can't tell if they're ultimately including the law firm. I had a business that 21 21 the same company or not, so that's part of why I'm asking was Rosemont Seneca advisors, and I had a long-standing 22 22 you. Later in that paragraph, it says through at least 2017 business partner from the inception of that company that I 23 you were employed by a prestigious multi-national law firm 23 started. And others that all collapsed during that period 24 24 in an of counsel position. It says through at least 2017. of time. 25 What were the years, do you remember like how long you 25 THE COURT: So one of the businesses was

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1	Decompart Senses Were there othere that collapsed? The one	1	and of the eccend personants, starting four lines from the
2	Rosemont Seneca. Were there others that collapsed? The one reference here to Owasco.	2	end of the second paragraph, starting four lines from the
3	THE DEFENDANT: Virtually everything collapsed.	3	bottom in the middle of the line, the paragraph talks about your tax liability. And it says the end of year liability
4	Owasco is the holding company for all of the other companies	4	should not have come as a surprise. Do you see that?
5	below there.	5	THE DEFENDANT: I'm sorry, I'm just trying
6	THE COURT: Okay. And who was your business	6	THE COURT: That's okay. Take your time.
7	partner?	7	THE DEFENDANT: Yes, I see that here.
8	THE DEFENDANT: A gentleman named Eric Schwerin.	8	THE COURT: It says it should not have come as a
9	THE COURT: All right. The fourth paragraph	9	surprise. It wasn't a surprise, is that right?
10	says during the calendar year 2017, you earned substantial	10	THE DEFENDANT: Yes, Your Honor.
11	income including just under a million dollars from a company	11	THE COURT: And you knew
12	you formed with a CEO of a Chinese business conglomerate.	12	THE DEFENDANT: Well, I don't I didn't write
13	Is that the same or a different Chinese company from the one	13	this, Your Honor, so the characterization
14	you referenced earlier?	14	MR. CLARK: Can we elaborate the time there,
15	THE DEFENDANT: I started a company called	15	Your Honor?
16		16	THE COURT: Yes.
17	Hudson West, Your Honor, and my partner was associated with	17	
18	a Chinese energy company called CEFC.	18	MR. CLARK: So essentially there was a tax
19	THE COURT: Who was your partner?	19	treatment that was undertaken in that year, and it changed
20	THE DEFENDANT: I don't know how to spell his	20	the tax treatment at the very end of the year for a
20	name, Yi Jianming is the chairman of that company.	20	particular asset. And so I think the point is, and I didn't
22	THE COURT: Is that company still in existence?	22	write this either, there was substantial influx of income
23	THE DEFENDANT: No.	22	during that year. There was an issue with this last minute
23	THE COURT: Okay. Then it says you made	23 24	tax treatment change, and so there were expressions at times
24	\$666,666 from your domestic business interest. Is that the Rosemont Seneca one?	24	of surprise at that. I think the government's point is you
25	Rosemont Seliela Olie?	25	knew you made a lot of money, it shouldn't have come as a
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1		1	
1	THE DEFENDANT: Yes, Your Honor, I believe	1	surprise.
2	THE DEFENDANT: Yes, Your Honor, I believe that's what it refers to.	2	surprise. THE COURT: My only concern is when I read this
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	69		71
1	was that the law firm?	1	THE COURT: Okay. In the first full paragraph
2	THE DEFENDANT: Received from Patrick Ho, Your	2	on the third one, it says after numerous programs and trips
3	Honor.	3	to rehab, you got sober in May of 2019. Do you see that?
4	THE COURT: Mr. Ho himself?	4	THE DEFENDANT: Yes, Your Honor.
5	THE DEFENDANT: Yes.	5	THE COURT: When I asked you earlier when you
6	THE COURT: Were you doing legal work for him	6	last used or were under the influence of a controlled
7	separate and apart from the law firm?	7	substance or a medication, you said June of 2019. What was
8	THE DEFENDANT: Yes, Your Honor. Well	8	it that you did in June of 2019?
9	MR. CLARK: That wasn't through Boise Schiller,	9	THE DEFENDANT: I was married on May of
10	Your Honor, Mr. Biden was engaged as an attorney.	10	May 17th of 2019, and that is my sobriety date.
11	THE COURT: Right. So that's why I asked. You	11	THE COURT: When I asked you earlier
12	were doing work for him	12	THE DEFENDANT: I was being conservative, Your
13	THE DEFENDANT: My own law firm, not as counsel.	13	Honor. I think in between that date to be technically and
14	THE COURT: So you had your own law firm as	14	completely honest from the day that I got married until
15	well?	15	June 1st, I did have a drink or two.
16	THE DEFENDANT: I think Owasco PT acted as a	16	THE COURT: Okay.
17	acted as a law firm entity, yeah.	17	THE DEFENDANT: So I count my sobriety date at
18	THE COURT: Okay.	18	least in the program that you attend as June 1st, so that's
19	THE DEFENDANT: I believe that's the case, but I	19	why I did that.
20	don't know that for a fact.	20	THE COURT: You said the program you attend. I
21	THE COURT: Okay. The final paragraph on the	21	thought you are you attending a
22	second page of the exhibit says that you received a little	22	THE DEFENDANT: No, a separate program that
23	bit more than \$2.6 million in business and consulting fees	23	required anonymity, Your Honor.
24	from the company you formed with the CEO of the Chinese	24	THE COURT: Okay. But I am just trying to make
25	business conglomerate and the Ukrainian energy company, and	25	sure that we don't
	70		72

1	I guess originally I was asking if that was in addition	1	THE DEFENDANT: No, no, I'm not saying that
2	to the money you had received from the if that was in	2	there are any programs that I'm involved in right now, I'm
3	addition to the money you had received from the law firm,	3	saying meetings that I go to, the sobriety date is often
4	but I think we clarified earlier that	4	quoted.
5	THE DEFENDANT: Yes, Your Honor.	5	MR. CLARK: He draws a distinction between
6	THE COURT: So I guess what I'm confused about	6	treatment and a program.
7	is so is that \$2.6 million, that was in 2018?	7	THE COURT: Okay.
8	MR. CLARK: That's our understanding, Your	8	THE DEFENDANT: And it's not
9	Honor.	9	THE COURT: And I appreciate that, whether we
10	THE COURT: But it says in the first paragraph	10	call it a treatment or something, you are doing something to
11	of the exhibit for the work that you did for the Ukrainian	11	support your sobriety, is that correct?
12	company and the Chinese company and your domestic	12	THE DEFENDANT: Yes, Your Honor.
13	businesses, it was \$2.1 million.	13	THE COURT: Okay. All right. Then that
14	MR. CLARK: Your Honor, I think actually for	14	paragraph says that you did not make preparations to file or
15	this one, and again, we didn't write this, but we don't	15	actually file your 2018 individual or corporate income tax
16	dispute its accuracy, I think this may summarize a chain of	16	when it was due in 2019. Is that right?
17	payments that was made over a couple of years.	17	THE DEFENDANT: Yes, Your Honor.
18	MR. WISE: Your Honor, as I read that, the	18	THE COURT: Okay. And it was due according to
19	reference in the first paragraph is to is income and it's	19	this in October of 2019. Right?
20	more than the language is more than 2.1 million in 2018,	20	THE DEFENDANT: Yes, Your Honor.
21	and by contrast the paragraph Your Honor just pointed out,	21	THE COURT: And you were sober at that time?
22	it's talking about fees he generated at about 2.6 million, I	22	THE DEFENDANT: I was, Your Honor.
23	think there were expenses that were business expenses that	23	THE COURT: But you didn't file your taxes.
24	would be taken from those fees that would get you to a lower	24	THE DEFENDANT: Yes, Your Honor, in putting my
25	income number that's north of 2.1 million.	25	life back together, it was a flood, an enormous amount of

1	problems and by the time I was able to find someone to be	1	THE COURT: All right. In the next paragraph,
2	able to help me, I was already past the deadline in which I	2	there are more references to self-assessed tax. Is that the
3	should not have gone past.	3	same as we discussed previously, the amount of tax that he
4	THE COURT: At the end of the next paragraph, it	4	determined he owed?
5	says that in 2020, during the process of putting together	5	MR. WISE: Yes, Your Honor.
6	your 2017 and 2018 tax returns, you mischaracterized certain	6	THE COURT: And at the top of the last page, and
7	personal expenses as legitimate business expenses. What's	7	also in I guess the last paragraph, or maybe even all those
8	that referencing?	8	paragraphs, there is a reference to a third party who paid
9	MR. CLARK: Your Honor, it may be better if I	9	your tax liability. Is it the same person who paid all of
10	explain it because Mr. Biden is actually not that close to	10	the outstanding liability?
11	the facts. In essence, in a very compressed time frame,	11	THE DEFENDANT: Yes, Your Honor. I took a loan
12	Mr. Biden was asked to identify for all of these tax years	12	from that individual.
13	that were being done from his credit cards and other bank	13	THE COURT: You took a loan?
14	accounts what's a business expense and what is a personal	14	THE DEFENDANT: Yes.
15	expense. And he was asked to go through charts and mark	15	THE COURT: Do you make payments on that loan?
16	them. And there are situations in which he made an error	16	THE DEFENDANT: Not currently, Your Honor, but
17	with regard to marking business expenses or personal	17	it's a normal typical loan with terms and a time frame.
18	expenses. In several instances, most of them relate to one	18	THE COURT: Okay. All right. Let's talk now
19	account, which was a business line of credit account, which	19	about the paragraph 9, the appellant waiver provision.
20	he and his accountants treated as business expenses but that	20	Mr. Biden, your agreement contains an appellant waiver
21	he never reviewed the actual records for because the	21	provision in paragraph 9. This waiver limits your ability
22	accountants couldn't get the records. So we concede that he	22	to appeal your sentence. Have you discussed this waiver
23	made mistakes, erroneous mistakes in categorizing some of	23	with your attorney?
24	these business and personal expenses. And that's what it	24	THE DEFENDANT: Yes. Yes, I have Your Honor.
25	refers to.	25	THE COURT: Are you satisfied with the advice
	74		76
1	THE COURT: Do you know the approximate amount	1	and counsel you have received with respect to the waiver?
1 2	THE COURT: Do you know the approximate amount of money of these mistakes?	1 2	and counsel you have received with respect to the waiver? THE DEFENDANT: Yes, I am, Your Honor.
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1		4	
1	Now, as Mr. Wise said earlier, I want to talk to	1	what the sentencing guideline calculation might be for the
3	you a little about the sentencing process in federal court.	3	offenses to which you are pleading guilty? THE DEFENDANT: Yes, Your Honor.
4	It's not required in a misdemeanor case, but I am going to ask the United States Probation Office to prepare a	4	
5		4 5	THE COURT: And do you understand that if I
6	presentence investigation report to the Court before sentencing. You and the government will have a chance to	6	impose a sentence that is harsher or longer or more severe than the one that you may anticipate, you will still be
7	review and challenge the facts in that report. Do you	7	bound by your plea and will not have the right to withdraw
8	understand that?	8	it on that basis?
9	THE DEFENDANT: Yes, Your Honor.	9	THE DEFENDANT: Yes, Your Honor.
10	THE COURT: It's been my responsibility under	10	THE COURT: All right. Now I want to talk about
11	the statute, 18 United States Code Section 3553(a) to impose	11	some of the rights that you waive if you plead guilty. Do
12	a sentence that is sufficient but not greater than necessary	12	you understand that you have the right to plead not guilty
13	to provide punishment and afford deterrents. Under the	13	to this offense, to persist in your plea of not guilty and
14	current law I have to follow a three-step process. First, I	14	to have a trial by jury on the offense during which you
15	have to consider the sentencing guidelines that's been	15	would also have the right to the assistance of counsel and
16	calculated by the probation office and any objections to	16	the right to see and hear all of the witnesses and have them
17	those guidelines. Then, I have to rule on any motions for a	17	cross-examined on your behalf?
18	departure from those guidelines and explain how those	18	THE DEFENDANT: Yes, Your Honor.
19	motions if granted would impact the guidelines. And	19	THE COURT: The standard of proving guilt is
20	finally, I have to consider all of the factors in the	20	beyond a reasonable doubt and it is the highest standard of
21	statute including personal factors that would help me to	21	proof in our justice system. If the government failed to
22	determine what an appropriate sentence is. And that	22	establish your guilt beyond a reasonable doubt, you would be
23	sentence may, again, vary either upwards or downwards from	23	acquited of the charges against you. Do you understand
24	the guidelines.	24	that?
25	The government has agreed not to oppose a	25	THE DEFENDANT: Yes, Your Honor.
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	78		80
1	78 sentence of probation, but it's important that you	1	THE COURT: Do you understand that at trial you
2	sentence of probation, but it's important that you understand that without reviewing the presentence report, I	2	THE COURT: Do you understand that at trial you would have the right on your own part to decline to testify
2 3	sentence of probation, but it's important that you understand that without reviewing the presentence report, I can't predict for you today whether I will agree that that's	2 3	THE COURT: Do you understand that at trial you would have the right on your own part to decline to testify or to put on any evidence at all and that if you decided not
2 3 4	sentence of probation, but it's important that you understand that without reviewing the presentence report, I can't predict for you today whether I will agree that that's an appropriate sentence or not. Do you understand that?	2 3 4	THE COURT: Do you understand that at trial you would have the right on your own part to decline to testify or to put on any evidence at all and that if you decided not to testify or to put on any evidence, that could not be used
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1	MR. WISE: Yes, Your Honor.	1	Agreement contains what I view to be some nonstandard terms
2	THE COURT: I mean, I can figure it out, but I	2	like the broad immunity and a term that invokes the Court or
3	think it's probably worthwhile you telling me.	3	involves the Court as part of that agreement.
4	MR. WISE: The first element, the Defendant had	4	So given all that, Mr. Wise, why don't you go
5	a duty to pay a tax. The Defendant earned substantial	5	ahead and summarize the terms of the Diversion Agreement
6	income as the factual statement points out. And we can go	6	given that the parties have agreed to make it public.
7	with as Your Honor has pointed out, there are several	7	MR. WISE: Yes, Your Honor. The first under
8	places in the factual statement where it identified where he	8	Roman numeral one, the parties to the Diversion Agreement
9	obviously earned, looking at the first paragraph,	9	are the United States of America by and through the United
10	2.3 million in 2017 and 2.1 million in 2018, he therefore	10	States Attorney's Office for the District of Delaware and
11	had a duty to pay a tax on that income. That is the highest	11	Robert Hunter Biden.
12	level of summary.	12	Roman two describes the terms and conditions of
13	The tax was not paid at the time required by	13	the agreement. Paragraph 1 provides that it's for a
14	law. Again, even when he received an extension, the tax was	14	two-year period, twenty-four months beginning on the date of
15	due in April of 2018 for calendar year 2017 and in April of	15	approval of this agreement, and that would be when the chief
16	2019 for calendar year 2018. And finally, the failure to	16	probation officer, Ms. Brey signs it, unless there is a
17	pay was willful. And the Plea Agreement statement of facts	17	breach as set forth in paragraphs 13 and 14.
18	describes that despite his addiction issues, he was able to	18	Paragraph 2 provides that this 24-month period
19	generate significant amounts of income and made financial	19	will be known as the diversion period.
20	decisions about how to spend that money, and that those	20	Paragraph 3 provides that Biden shall waive
21	decisions did not include meeting his obligations to pay his	21	indictment in relation to the information filed in the gun
22	taxes.	22	case, which again is 23cr61 which charges him with one count
23	THE COURT: All right. Mr. Biden, is there	23	of knowingly possessing a firearm while an unlawful user or
24	anything you wish to challenge or amend in the government's	24	person addicted to a controlled substance in violation of
25	recitation of proof?	25	Title 18 United States Code Section 922(g)(3) and 924(a)(2).

1	THE DEFENDANT: No, Your Honor.	1	And the relevant year for the conduct is 2018.
2	THE COURT: Do you disagree with any of the	2	Paragraph 4 provides that if Biden complies with
3	government's factual recitations?	3	his obligations under the agreement, then the United States
4	THE DEFENDANT: No, Your Honor.	4	within thirty days after the expiration of the diversion
5	THE COURT: Mr. Clark, do you have any	5	period will file a motion with the Court seeking the
6	objections or concerns with the government's recitation of	6	dismissal of the information.
7	proof?	7	Paragraph 5, Biden agrees that the United States
8	MR. CLARK: I do not, Your Honor.	8	has probable cause to bring the charge in the Information
9	THE COURT: All right. Now at this point I	9	and that the charge is not frivolous or made in bad faith.
10	would normally ask Mr. Biden how he pleads, but as we've	10	He also agrees at a future time the United States should
11	already discussed, the Diversion Agreement is out there in a	11	move to dismiss the information pursuant to this agreement,
12	felony case, it is cross-referenced in the Memorandum of	12	he will not be a prevailing party with regard to the
13	Plea Agreement. The Plea Agreement is cross-referenced in	13	Information and he waives any possible claims to attorney
14	the Diversion Agreement, so before I ask him how he pleads,	14	fees or litigation expenses arising out of the investigation
15	I need to understand well, ask him how he pleads or	15	or prosecution of this case.
16	decide if I can accept the Plea Agreement, I need to	16	Paragraph 6 provides that in light of the fact
17	understand the Diversion Agreement.	17	that Biden has accepted responsibility for the actions
18	So the felony gun charge here is a bit unusual,	18	referred to in the statement of facts as Attachment A to
19	and we don't usually make diversion agreements public. I	19	this agreement and taken into consideration Biden's candid
20	don't usually see a diversion agreement as the parties up	20	acknowledgment of his historical drug use as well as his
21	here have hinted, but in fact you all did send it to me and	21	current sobriety and in consideration for the other terms in
22	it is referenced in the agreement that is before me in the	22	the agreement, the United States shall divert this matter in
23	tax case.	23	the manner set forth in this agreement pursuant to the terms
24	So it's a little bit unique in that I have a	24	and conditions also set forth in the agreement.
25	copy of the Diversion Agreement and that the Diversion	25	Paragraph 7 provides that Biden agrees to waive

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all defenses based on statute of limitations with respect to 1 local law. 2 charges in the information and any other federal firearm Paragraph 11, in paragraph 11 Biden acknowledges charges that could be brought with respect to the conduct 3 and agrees to the statement of facts that are Attachment A set forth in the statement of fact which again is Attachment 4 to this agreement and he agrees that they're truthful and A. And he agrees that the applicable statute of limitation 5 accurate. 6 period for any charges arising under the firearms purchase Paragraph 12, Biden agrees that neither he nor shall be tolled during the diversion period. He agrees not 7 anyone else at his direction will make any statement in to assert any speedy trial rights under the Sixth Amendment 8 litigation or otherwise repudiating or contradicting the or Federal Rule of Criminal Procedure 48(b) B or any local 9 statement of fact. If the United States believes such a rule here in the District of Delaware. 10 contrary statement has been made, and such statement Paragraph 8 provides that it is the intent of 11 constitutes a knowing material breach, then the United 12 this agreement for Biden to agree to be subject to the States may seek a determination regarding such alleged 13 jurisdiction of and venue in the United States District breach pursuant to the procedures set forth in paragraph 14. 14 Court for the District of Delaware with respect to the Starting in paragraph 13, it lays out the charge set forth in the information and for any federal 15 procedure if there is a breach. First, paragraph 13. Biden 16 charges arising out of the firearms purchase set forth in agrees that a knowing failure to abide by or fully perform 17 the statement of facts. any of the terms, promises, or agreements set forth in this 18 Paragraph 9 and its subparagraph are the Agreement shall constitute a breach of this Agreement. 19 commitments and undertakings of Biden and that includes not Paragraph 14 provides that if the United States 20 believes that a knowing material breach of this Agreement purchasing, possessing, attempting to purchase firearms as 21 that term is defined in the relevant statute during the has occurred, it may seek a determination by the United diversion period, consent to a permanent entry in the 22 States District Judge for the District of Delaware with 23 National Instant Criminal Background Check System such that responsibility for supervision of this agreement. Upon

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he will be denied via NICS if he attempts to legally

purchase another firearm.

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notice to Biden the United States may seek a determination

on a preponderance of the evidence presented to such

1	And then paragraph C, I'm not going to read the	1	District Judge. Biden shall have the right to present
2	entire paragraph, but it's a provision that the gun in	2	evidence to rebut any such claim. If after that process the
3	question is forfeited to the United States.	3	judge overseeing such process makes a final determination
4	Starting at paragraph 10	4	that Biden has committed a knowing material breach of this
5	THE COURT: Could I ask to you pause for one	5	agreement, then the United States may elect from two
6	second. I forgot my glasses and I'm going to ask someone in	6	remedies that are specified in the agreement depending on
7	the back to get my glasses, but I didn't want her to open	7	the nature and seriousness testify breach.
8	the door and freak people out.	8	Remedy 1, which is a sub A of paragraph 14 is
9	All right. Apologies, go ahead.	9	the United States may give Biden a specific time period in
10	MR. WISE: Starting at paragraph 10, or in	10	which to remedy the breach. If the United States determines
11	paragraph 10 and subparagraph are additional conditions	11	that Biden has failed to remedy the breach during the
12	applicable to the diversion period and these include that	12	specified time period, then the United States may elect
13	Biden is subject to supervision as directed by U.S.	13	Remedy 2. Remedy 2 is the United States may prosecute Biden
14	Probation and Pretrial Services; that he continue to	14	for any federal criminal violation in which the United
15	actively seek employment; that he refrain from unlawfully	15	States has knowledge including crimes relating to the
16	possessing controlled substance; that he refrain from using	16	conduct set forth in the statement of facts, which is
17	alcohol; that he submit to substance abuse testing and	17	Attachment A, and that includes obstruction of justice and
18	participate in substance abuse treatment as directed by the	18	any such prosecution is not time barred by any statute of
19	U.S. Probation and Pretrial Services Office in this	19	limitation on the date of signing of this agreement,
20	district; that he submits to fingerprinting by the FBI and	20	notwithstanding the statute of limitation between the
21	it describes what will be done with that fingerprint and how	21	signing and the commencement of such prosecution.
22	it will be preserved for a time; that he communicate in	22	And finally, the United States does not require
23	writing all international travel plans and provide	23	to offer Remedy 1 before proceeding to Remedy 2 if in its
24	documentation, if requested, to U.S. Probation and Pretrial	24	sole determination the nature and the serious of the breach
25	and that he not commit a violation of any federal, state or	25	warrants termination of the agreement.

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1	Paragraph 15 is the agreement not to prosecute.	1	was kind of why I was asking the government the guestion.
2	The language, the United States agrees not to criminally	2	So if $922(q)(3)$, which makes it unlawful for a
3		3	
	prosecute Biden outside the terms of this agreement for any		drug user addict to possess a gun were found by some court
4	federal crimes encompassed by the attached statement of	4	to be unconstitutional, what happens to the Diversion
5	facts, Attachment A, and the statement of facts attached as	5	Agreement?
6	Exhibit 1 to the Memorandum of Plea Agreement filed this	6	MR. WISE: Your Honor, the Diversion Agreement
7	same day. This Agreement does not provide any protection	7	is a contract between the parties so it's in effect until
8	against prosecution for any further conduct by Biden or by	8	it's either breached or a determination, period.
9	any of his affiliated businesses. Obviously this paragraph	9	MR. CLARK: I can tell you our intention would
10	has been orally modified by counsel for Mr. Biden and we	10	be to abide by the agreement and only raise such
11	would I'm not going to attempt to paraphrase it. I don't	11	constitutional determining at such time that somebody tried
12	want to make the record muddy. The statement by counsel is	12	to bring any charges on this, otherwise it's an agreement
13	obviously as Your Honor acknowledged a modification of this	13	between the parties. We are going to honor the agreement.
14	provision, and that we believe is binding.	14	THE COURT: I have had one or two cases
15	Paragraph 16, starting paragraph 16, there are	15	involving a person struggling with addiction who bought a
16	general terms and conditions, the parties consented to the	16	gun, we usually see a felony charge for false statement.
17	public disclosure of this agreement, and shall be publicly	17	The Defendant has admitted that his statement was false, but
18	filed. The parties stipulate and agree that the conduct set	18	he wasn't charged. Again, I'm not trying to get into the
19	forth in the statement of facts does not constitute relevant	19	purview of the prosecutor, and I understand the separation
20	conduct for the offenses, to the tax offenses, which Your	20	of powers, it's in your discretion, but I just want to ask,
21	Honor has identified as a similar provision in the Plea	21	does the government have any concern about not bringing the
22	Agreement, that the firearms offense is not relevant conduct	22	false statement charge in light of our discussion of
23	for the tax charge.	23	922(g)(3) and the constitutionality of that charge.
24	Paragraph 18 this agreement may be executed in	24	MR. WISE: No, Your Honor.
25	counterparts, each of which constitutes an original and all	25	THE COURT: Paragraph 7 says that the statute of

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1	of which constitutes one and the same agreement.	1	limitations is waived. Can you just tell me when would the
2	And paragraph 19 is an incorporation agreement	2	statute of limitation be waived on a charge for false
3	like in the Plea Agreement, this agreement sets forth all of	3	statement if the Diversion Agreement were not in place?
4	the terms of the agreement between the United States and	4	MR. CLARK: When would it run, Your Honor?
5	Biden. It constitutes a complete and final agreement	5	THE COURT: I understand it's tolled by the
6	between the United States and Biden in this matter. There	6	agreement. I have concerns about the agreement, that's why
7	are no other agreements written or otherwise modifying the	7	I'm asking these questions, so if the agreement weren't
8	terms, conditions or obligations of this agreement. No	8	there.
9	future modifications or additions of this agreement in whole	9	MR. CLARK: It would be October 2023.
10	or in part shall be valid unless they are set forth in	10	MR. WISE: October 12th, 2023.
11	writing or signed by the United States, and Biden and	11	THE COURT: All right. Thank you.
12	Biden's counsel.	12	All right. Now I have reviewed the case law and
13	THE COURT: All right. Thank you.	13	I have reviewed the statute and I had understood that the
14	Mr. Clark, any corrections you want to make?	14	decision to offer the defendant, any defendant a pretrial
15	MR. CLARK: No, Your Honor.	15	diversion rest squarely with the prosecutor and consistent
16	THE COURT: The information charges Mr. Biden	16	with that, you all have told me repeatedly that's a separate
17	with violation of 18 United States Code $922(g)(3)$. Does	17	agreement, there is no place for me to sign off on it, and
18	anyone have any concerns about the constitutionality of that	18	as I think I mentioned earlier, usually I don't see those
19	charge in light of the recent Third Circuit Range case?	19	agreements. But you all did send it to me and as we've
20	MR. WISE: No, Your Honor.	20	discussed, some of it seems like it could be relevant to the
21	MR. CLARK: Your Honor, I note our that's one	21	plea.
22	of the reasons the parties I think are in the disposition we	22	One provision in particular stands out to me,
23	are in. We don't waive in a later prosecution any	23	and that is paragraph 14. That paragraph says if the United
24	challenges on that.	24	States believes that a knowing material breach of this
25	THE COURT: I completely understand that. That	25	agreement has occurred, it may seek a determination by the

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1	United States District Judge for the District of Delaware	1	that finding?
2	with responsibility for the supervision of this agreement.	2	MR. WISE: No.
3	It then goes on to say that if I do find a breach, then the	3	THE COURT: And you don't have any precedent for
4	government can either give the Defendant time to remedy the	4	that, right?
5	breach or prosecute him for the crime that is the subject of	5	MR. WISE: No, Your Honor.
6	the information or any other that falls within the language	6	THE COURT: Do you have any authority that any
7	of the agreement. Do I have that understanding correct?	7	Court has ever accepted that or said that they would do
8	MR. CLARK: That's my understanding of the	8	that?
9	provision, Your Honor.	9	MR. WISE: No, Your Honor, this was crafted to
10	THE COURT: So can you tell me what's	10	suit the facts and circumstances.
11	contemplated by that, how it would work?	11	THE COURT: I'm concerned that that provision
12	MR. WISE: So, Your Honor, obviously the	12	makes me a gatekeeper to criminal charges and puts me in the
13	Diversion Agreement covers offenses related to firearms, so	13	middle of a decision as to whether to bring a charge. And
14	if there was a breach, then he could be charged with the	14	we already talked about separation of powers and that choice
15	offenses related to that firearm as well as perjury,	15	as to whether to bring charges is not that's the
16	obstruction of justice, and any prosecution not barred by	16	executive branch, not the judicial branch, so is this even
17	the statute of limitations related to that.	17	constitutional?
18	MR. CLARK: I think Your Honor may be asking the	18	MR. CLARK: I believe it is, Your Honor, because
19	functionality of your involvement. And the concept was	19	what the structure makes clear is that Your Honor is just
20	along the lines of a VOSR where a situation is brought to	20	finding facts.
21	the Court and the Court would make a factual determination	21	THE COURT: But no charges usually in these
22	in the first instance that there was a violation of	22	agreements, right, Mr. Clark, the prosecutor says we think
23	supervised I mean, diversion is not supervised release,	23	he breached, and I don't mean to point it out, I'm not
24	but in some senses it can be, and so the idea was that the	24	saying you're going to breach.
25	Court would determine whether or not there was a violation	25	MR. CLARK: I understand.
	94		96
1	and then the government would move on to a remedy.	1	THE COURT: We're doing a hypothetical.
1 2	and then the government would move on to a remedy. THE COURT: First it got my attention because	2	THE COURT: We're doing a hypothetical. MR. CLARK: I understand the question.
2 3			
2 3 4	THE COURT: First it got my attention because you keep telling me that I have no role, I shouldn't be reading this thing, I shouldn't be concerned about what's in	2 3 4	MR. CLARK: I understand the question. THE COURT: The prosecutor says there is a breach, Judge, we got to move forward on the information.
2 3 4 5	THE COURT: First it got my attention because you keep telling me that I have no role, I shouldn't be reading this thing, I shouldn't be concerned about what's in these provisions, but you have agreed that I will do that,	2 3 4 5	MR. CLARK: I understand the question. THE COURT: The prosecutor says there is a breach, Judge, we got to move forward on the information. You then come forward and you're like, Judge, he didn't
2 3 4 5 6	THE COURT: First it got my attention because you keep telling me that I have no role, I shouldn't be reading this thing, I shouldn't be concerned about what's in these provisions, but you have agreed that I will do that, but you didn't ask me for sign off, so do you have any	2 3 4 5 6	MR. CLARK: I understand the question. THE COURT: The prosecutor says there is a breach, Judge, we got to move forward on the information. You then come forward and you're like, Judge, he didn't breach, review this, okay, so that's the standard. The
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1	unless I opine. MR. CLARK: Can we approach and discuss one	1	he has protection and he doesn't. MR. CLARK: Absolutely, Your Honor. I think the
3	issue with Your Honor?	3	analogy to a VOSR is not a bad analogy. The government
4	THE COURT: You mean because it's confidential?	4	comes to the Court and it says Your Honor, we believe there
5	MR. CLARK: Yeah.	5	has been a violation of supervised release. Unless you,
6	THE COURT: Okay. You're going to have to make	6	Judge, make a factual finding that that's happened, we can't
7	you're going to have to make a showing as to why. As I	7	do what we would normally do with regards to this Defendant.
8	understand, once we're in court in the Third Circuit, it's	8	Right? And again, it's the fact and then the discretion.
9	essentially strict scrutiny, so can you explain to me why	9	Right? And so here it's very analogous to that process
10	this is something that cannot go on the record?	10	which is not a violation of separation of powers. I
11	MR. CLARK: It relates to the plea discussions	11	understand what your Your Honor is saying.
12	between the parties generally which aren't discussed	12	THE COURT: I think I might need a little bit
13	publicly.	13	more on this because it is confusing to me. But let me
14	THE COURT: I will allow you to have we will	14	or concerning I should say more than confusing.
15	have a discussion on the sealed portion, but you're going to	15	Let me ask you this, if that provision violates
16	have to convince me that it needs to be maintained as	16	the constitution, what happens to the Diversion Agreement?
17	sealed. All right? Because I can't it's hard for me to	17	MR. CLARK: If that provision violates the
18	say that in the abstract if you're saying that's a plea	18	constitution, the diversion first of all, I'm not aware
19	discussion.	19	of a manner in which we can challenge the Diversion
20	MR. CLARK: Your Honor, let me try to handle it	20	Agreement, but if it did, I think we would say that, if it's
21	separately. There was a desire because of there being as	21	unconstitutional, right
22	Your Honor has seen a tremendous amount of political drag	22	THE COURT: The way I'm seeing it is the
23	with this Defendant that the normal mechanism that might	23	government decides not to be politicized, the government
24	take place would have the protection of the Court not in the	24	decides we're going to bring a charge and you say no, that's
25	discretion to bring a charge, but in finding a breach, and	25	prohibited by the Diversion Agreement, and the government
	98		100
1	so that that wouldn't be something that would become more	1	says that Diversion Agreement is unconstitutional. You
2	politicized, but rather would be something that the parties	2	don't have the protection of it. So I 'm not going to not
3	could rely on, someone we consider a neutral arbiter to	3	voice my concerns when I think that there are you know,
4	determine the breach, not the charge.	4	you telling me we're not going to challenge it, that really
5	THE COURT: I understand. Look, I knew why you	5	doesn't
6	brought it, okay, I could see why you would want that	6	MR. CLARK: No, I'm not saying that, Your Honor.
7	provision in here, but I don't you are putting me the	7	Under those circumstances we would have a contractual
8	government, the executive branch has the discretion to bring	8	dispute about this contract between the government and us
9	charges. Here, the government does not have discretion to	9	and that would get litigated like any other contractual
10	continue to pursue this charge or any other charge unless	10	dispute would get litigated. That's what this is.
11	you include the Court. And that seems like it's getting	11	THE COURT: But what if it is unconstitutional,
12	outside of my lane in terms of what I am allowed to do. And	12	what happens to the Diversion Agreement?
13	thus, I have concerns about the constitutionality of this	13	MR. CLARK: I think it's valid but for this
14	provision. That gives me concerns about the	14	provision.
15	constitutionality of this agreement because there doesn't	15	THE COURT: Is there a severability provision?
16	seem to be a separate severability, and that gives me	16	MR. CLARK: There isn't, but there is nothing
17	concerns about whether the Defendant has the protection from	17	that says it is a unitary contract either, it's kind of half

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18 prosecution that he thinks he's getting if this agreement

19 turns out to be not worth the paper it's written on.

- 20 20 MR. CLARK: Your Honor, all --21 21 THE COURT: My concern is, and part of what I do what is requested, what you all have agreed that I am 22 22 have to do is knowing and voluntary, and I can't let him -going to do, what happens to the Diversion Agreement? 23
- 23 I'm not convinced this is a plea under subsection B, but 24 even if it is, and all I have to say is, is it knowing and
- 25 voluntary. I can't let him plead to something if he thinks

binding manner --

and half. There is no merger clause or severability clause,

THE COURT: So if I say that I am not going to

MR. CLARK: If you're saying it right now in a

so in my -- it's a toss up on that, right, Your Honor.

	101		103
1 2 3 4	a finding, I'm asking you because I'm trying to exercise due deliberation and consideration and make sure that we don't make a misstep. So Mr. Wise, if I say I'm not doing it, your	2 rc 3 th 4	etween United States and individuals, but it contemplates a ble for a judicial officer that then affects the ability of ne government to bring charges. THE COURT: I take your points on the analogy to
5 6 7 8 9 10	contract has an impossibility in there because nothing can happen, I understand Mr. Clark might say that's fine, Your Honor, but the government, what happens if I say I'm not going to do that, you can agree I'm going to do it, but I'm not? MR. WISE: So in negotiating these terms we	6 th 7 fc 8 th 9 as	ne VOSR, but I know, I asked if there is any precedent for his, I was told no. I was asked if there is any authority or this, I was told no. And I get the analogy, but I don't hink that I can on the fly make the analogy that you're sking me to make or even, you know, you're telling me that his is so that this is appropriate. So I am not sure
11 12 13 14 15 16 17 18 19 20 21	obviously agreed to as Your Honor has pointed out, the executive branch has the authority to bring charges, we have agreed to a limitation, if you will, that is predicated on the Court taking certain action. If the Court declines to take the action contemplated by the agreement, we would have to examine whether there were other ways to seek the enforcement of the agreement. MR. CLARK: And there is a way to modify the agreement obviously between the parties, Your Honor, so by written modification we could modify that provision if Your Honor said I won't participate.	11 I' 12 ccc 13 th 14 15 Ye 16 kr 17 th 18 Ca 19 th 20 pr 21 cc	I'm not sure what to do with that. It may be that you're orrect, that that's an appropriate analogy, but it may be hat you are not. MR. CLARK: May I propose something, Your Honor? ou don't have to there is no action again, not to I now you don't necessarily want to hear that all the time, hat you have to take with a regular Diversion Agreement. an I propose that Your Honor can take time with regard to his provision, inform the parties, and if you find that the rovision is improper, and we can even brief it to you, I'll commit with the government that we'll work under
22 23 24 25	THE COURT: All right. So what are you talking about? MR. CLARK: I'm saying that if Your Honor said I've determined that this isn't proper, I'm not going to	23 do 24	aragraph 19 to implement another procedure. But again, I on't think that needs to hold up today's disposition. THE COURT: The problem that I have, I'm not ure that it doesn't. Again, you all are telling me just
1 2 3 4 5 6 7 8	102 participate, we would work on provision, paragraph 19 which says that, you know, we can modify or add to the agreement with the written consent of the parties and we would come up with an alternative dispute resolution system. I personally, Your Honor, I mean, again, I don't mean to hang everything on a VOSR analogy, I have done many of them in my life, I don't think it is unconstitutional, I think it's very fair question from the Court, I don't think	 2 do 3 ar 4 to 5 D 6 mm 7 no 	104 ubber stamp the agreement, Your Honor, because all we're oing is recommending a plea. But it seems like the rgument you're making is form over substance. What's funny o me is you put me right smack in the middle of the iversion Agreement that I should have no role in, you plop neet right in there and then on the thing that I would ormally have the ability to sign off on or look at in the pontext of a Plea Agreement, you just take it out and you

9 it is, but I think if the Court were to determine it was not

10 appropriate, we would modify the contract and you would 11 determine on another dispute resolution.

12 MR. WISE: The analogy that I would offer, Your 13 Honor, VOSR's statutory framework is many U.S. Attorney's 14 offices' practice around the country have proffer agreements 15 or Queen for a day agreements where a defendant -- a 16 defendant, a witness, a target will sit down, make certain 17 statements pursuant to an agreement and some of those 18 agreements have provisions that in the event that the 19 government believes there is a breach that they lied, they 20 will go to a judicial officer for a determination and if 21 that is the case and the agreement is deemed void, then 22 charges, for instance, 1001 charges making a false statement 23 to a law enforcement officer could be brought. So I think

say Your Honor, don't pay any attention to that provision not to prosecute because we put it in an agreement that's 11 beyond your ability. So this is what I am going to do. These 13 agreements are not straightforward and they contain some 14 atypical provisions. I am not criticizing you for coming up with those, I think that you have worked hard to come up with creative ways to deal with this. But I am not in a position where I can decide to accept or reject the Plea 18 Agreement, so I need to defer it. First, I don't know which rule this falls under.

20 I am not convinced that it is actually a plea under 21 subsection B, which you all suggest is me rubber stamping 22 the plea if it's a knowing plea. But even if it were, I 23 have testimony under oath both that the Defendant is

24 that's a similar -- and those agreements unlike VOSR are not concerned about ensuring that he has immunity from

governed by an elaborate statutory scheme, they're contracts 25 additional charges, and also that well, he doesn't need that

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1	in terms of the Plea Agreement. So I need to think about	1	MR. CLARK: Fine with us, Your Honor.
2	that.	2	MR. WISE: I would also say, Your Honor, we're
3	Additionally, I need some understanding as to	3	not asking the Court to rubber stamp anything.
4	why this is a plea under B and that my concern about the	4	THE COURT: It certainly sounds like it. Tell
5	form over substance of the agreement not to prosecute is not	5	me again what you think my role is for a plea under
6	valid, or why I should do this. So I would like some	6	11(b)(1)(B).
7	briefing, additional briefing on why subsection B is the	7	MR. WISE: It's not what I think the Court's
8	appropriate section, and if I were to determine that this	8	role
9	actually is a plea under subsection A, it would be helpful	9	THE COURT: I agree, I read the rule, the rule
10	to me to have your views on what it is that makes this plea	10	says I couldn't accept or reject, you're saying it's not a
11	acceptable, because I 'm not saying that it is not, but	11	rubber stamp, so what is it I do?
12	nobody seems to really have given me that what I would need	12	MR. WISE: You don't take action on the Plea
13	if I were to determine that as I read this as a whole, I	13	Agreement. What Rule 11(c) says is for Rule (c)(1)(B) the
14	think that that really is what is in front of me. So I need	14	Court must advised the Defendant that the Defendant has no
15 16	that.	15	right to withdraw the plea if the Court does not follow the
17	And then I would like as you offered, Mr. Clark,	16 17	recommendation or request. So the rule does not contemplate
18	you guys can go back and work on whether or not you can take	18	the Court taking any position on the agreement if it's a (c)(1)(B), rather the rule requires the Court to give that
19	out that provision and come up with something else that's acceptable, and while you do that, you might, though I'm not	19	advisement, and that is the extent of the Court's role. And
20	trying to tell you how to negotiate the Diversion Agreement,	20	this has been briefed not in this circuit, but in other
21	you might fix that one paragraph that you have orally	21	circuits and we can certainly include that, that's not my
22	modified today.	22	view
23	I would like to understand why that provision,	23	THE COURT: I certainly understand what if
24	if you want it to go forward is appropriate, and why I am	24	it's a plea under subsection (c)(1)(B), I am not going to
25	not doing something that gets me outside of my lane in terms	25	just agree with you as to the limits of my role. My problem
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			108
1	of my branch of government if I were to do what is being	1	is I am not I am not sure, and I need to understand the
2	of my branch of government if I were to do what is being requested.	2	is I am not I am not sure, and I need to understand the propriety, it may very well be that it is appropriate, but
2 3	of my branch of government if I were to do what is being requested. Does that make sense?	23	is I am not I am not sure, and I need to understand the propriety, it may very well be that it is appropriate, but as I said, it did catch my attention, you throw me in there,
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 it is making sure that I do justice as I'm required to do in this court. So I need some additional information. I'm not saying I'm not going to reject the plea, I'm not saying I'm going to accept the Plea Agreement. I need more information. So at this point I'm just going to ask you, without the Plea Agreement, without me saying that I would agree to the Plea Agreement, how do you plead to the charge that we have been discussing? THE DEFENDANT: Not guilty, Your Honor. THE COURT: Thank you. So I will look forward to the parties' submissions. And after we have a chance to review those, we will either issue an order as to what we're planning to do with the plea or we'll have a status conference or we'll get back here. Do we need to do anything else? I know that we talked about we were on the clock now. Can we exclude the time, that gives me some time to look at these for thirty days or not? MR. CLARK: I would imagine the Court can exclude the time for briefing, yeah. MR. WISE: We agree, Your Honor. THE COURT: So we will do that. And after we see it, we will take a look and get back to you.
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1 Mr. Biden, I need you to just stick around for a

2 minute after we adjourn. I need you -- my deputy is going 3 to ask you to sign the release order that we talked about, 4 and then I need you to go downstairs to the marshals for 5 processing and to catch up with probation. 6 All right? 7 THE DEFENDANT: Yes, Your Honor. 8 THE COURT: Anything else that we need to talk 9 about while we are here today? 10 MR. WISE: Not on behalf of the United States. 11 MR. CLARK: No, Your Honor. 12 THE COURT: Thank you. 13 (Court adjourned at 1:14 p.m.) 14 15 I hereby certify the foregoing is a true and accurate transcript from my stenographic notes in the proceeding. 16 17 /s/ Dale C. Hawkins Official Court Reporter 18 U.S. District Court 19 20 21 22 23 24 25

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