OF DISCOVERY COMPLIANCE		And the second s
		MASSACHUSETTS TRIAL COURT
Mass. R. Crim. P. 14.2(e) EFENDANT NAME:	COLIDT DEDARTMENT	DIVISION:
EL ENDANT NAME.	COURT DEPARTMENT Boston Municipal Court District Court	DIVISION.
(To be completed and filed with the court when the p	prosecution has provided all discovery re	quired by Mass. R. Crim. P. 14 - 14.4 or by court order.)
	erts, and all items ordered by the	disclosed and made available all items subject e Court. The identity of each item of discove
1. All police or investigator reports, photograph relevant to the case. [14(b)(1)(G)]. Specific	ohs, video and audio recordings,	tangible objects, and all intended exhibits
2 Names husiness telephone numbers husi	ness amail addresses and busin	ess addresses of prospective law enforcement
witnesses. $[14(b)(1)(E)]$. Specifically:	niess email addresses and busin	ess addresses of prospective law emorcement
3. Names, addresses, dates of birth, and kno law enforcement witnesses. [14(b)(1)(C)].		mmonwealth's prospective witnesses other than
(CARIs of Witnesses must be requested fro 4. Written or recorded statements, and the su [14(b)(1)(A); 14(b)(3)(A)&(B)]. Specifically	bstance of any oral statements,	RI Request Form. See Mass. R. Crim. P. 14.2(b)) made by the defendant or co-defendant.
4. Written or recorded statements, and the su	bstance of any oral statements, : con the prosecutor may call as a stor may call as witnesses, unless	made by the defendant or co-defendant. witness. This includes notes of interviews by
 4. Written or recorded statements, and the sur [14(b)(1)(A); 14(b)(3)(A)&(B)]. Specifically 5. Written or recorded statements of any personal law enforcement with persons the prosecution. 	bstance of any oral statements, : con the prosecutor may call as a stor may call as witnesses, unless cifically:	witness. This includes notes of interviews by contained within a disclosed statement or
 4. Written or recorded statements, and the sur [14(b)(1)(A); 14(b)(3)(A)&(B)]. Specifically 5. Written or recorded statements of any personal law enforcement with persons the prosecut report. [14(b)(1)(D); 14(b)(3)(A)&(B)]. Specifically 6. A summary of identification procedures, an identifying witness relevant to the issue of the summary of identification procedures. 	bstance of any oral statements, con the prosecutor may call as a stor may call as witnesses, unless cifically: d all written, recorded, or oral stated and the state of the	witness. This includes notes of interviews by contained within a disclosed statement or atements made in the presence of or by an racy of the identification procedures.
 4. Written or recorded statements, and the sur [14(b)(1)(A); 14(b)(3)(A)&(B)]. Specifically 5. Written or recorded statements of any personal law enforcement with persons the prosecut report. [14(b)(1)(D); 14(b)(3)(A)&(B)]. Specifically: 6. A summary of identification procedures, an identifying witness relevant to the issue of [14(b)(1)(I)]. Specifically: 7. Reports of physical examinations of any personal statements. 	bstance of any oral statements, con the prosecutor may call as a stor may call as witnesses, unless cifically: d all written, recorded, or oral statements, dentity or to the fairness or accurate	witness. This includes notes of interviews by contained within a disclosed statement or atements made in the presence of or by an racy of the identification procedures.

Items and Information Favorable to the Defense, as Defined by Mass. R. Crim. P. 14(b)(2)		
The prosecution is obligated to provide the information and items favorable to prosecutor considers the item or information credible, reliable, or admissible a has been reduced to tangible form. The prosecution should review the definition examples provided in Rule 14(b)(2)(C). Specifically:	and without regard to whether the information	
Other		
SIGNATURE	DATE	
☐ Assistant District Attorney ☐ Police Prosecutor		
Note: Both parties have a continuing duty to disclose any additional material they	learn about after this Certificate of Discovery	
Compliance is filed, if such material would have been governed by a duty to disclocrim. P. 14.2(e). A supplemental Certificate of Discovery Compliance must be file	se prior to the filing of this certificate. Mass. R.	
which is provided after the filing of this Certificate. Mass. R. Crim. P. 14.2(e).	a rachinging any additional from or discovery	

Standardized (Multi - BMC, DC) - Criminal - TC0104 (2.25)