TENDER OF PLEA OR ADMISSION & WAIVER OF RIGHTS).			· ·	Trial Court of Massachusetts Juvenile Court Department			
NAME OF C	CHILD/DEFENDANT					DIVISION				
SECTION	SECTION I TENDER OF PLEA OR ADMISSION									
	□ DELINQUENT/YOUTHFUL OFFENDER PLEA (circle one) □ GUILTY PLEA (ADULT ONLY)									
	SION TO FACTS SUFFICIENT FO				(must l	be accom	. PLEA PURSU panied by a Writ	tten Agreen		
☐ BINDIN 12(b)(5			T			Nies Fuis	Т		,	
CHARGE	CHILD'S/DEFENDANT'S RECOMMENDATION(S)* (Include all fees, costs, and conditions of probation)		PROSECUTOR'S RECOMMENDATION(S) (Required when Prosecutor disagrees child's/defendant's terms)			(Upon rejectir		GE'S DISPOSITION ng a binding plea or non-binding recommendation)		
		□ Yes □ No								
		□ Yes □ No								
		☐ Yes ☐ No								
		☐ Yes ☐ No								
		☐ Yes								
	 *Check "Yes" if Prosecutor agrees - "N	No lo" if Prosecu	utor disagrees							
	OF DEFENSE COUNSEL		DATE	SIGNATUR	RE OF PROS	SECUTOR			DATE	
THE COU	IRT □ACCEPTS CHILD'S/E	 DEFENDAN	NT'S TENDER		REJECTS	S CHILD'	S/DEFENDANT	Γ'S TENDE	ER	
SIGNATURE	: OF JUDGE						DATE			
X										
	DEFENDANT'S DECISION WHEN		REJECTS DEFEI					lele diano	- ^{th'} - m - c t fowth	
Child/De admissi	efendant WITHDRAWS the tendere	ed plea or			Child/L above		t ACCEPTS jud	lge's dispo	sition set forth	

SECTION II	CHILD'S/DEFENDANT'S NOTICE	OF RIGHTS (Mass. R. Crim. P. 12 &	G.L. c. 278, § 29D)					
A child/defendant has the right to be tried by a jury, or by a judge without a jury, on these charges. The jury would consist of six or twelve jurors chosen at random from the community, and the child/defendant may participate in selecting those jurors, who would determine unanimously whether the child/ defendant was delinquent/a youthful offender/guilty or not guilty. By entering a plea of delinquent/youthful offender/guilty or admission, the child/defendant waives the right to confront, cross-examine, and compel the attendance of witnesses; to present evidence in their defense; to remain silent and refuse to testify or provide evidence against themselves, all with the assistance of a defense attorney; and to be presumed innocent until proven delinquent/youthful offender/guilty by the prosecution beyond a reasonable doubt.								
A child/defendant has the right to be aware of (1) the nature and elements of the charge(s) to which they are entering a delinquent/youthful offender/guilty plea or admission and (2) the range of the possible commitments or sentence(s).								
If the child/defendant is not a citizen of the United States, the acceptance by the Court of a plea of delinquent/youthful offender/guilty, plea of nolo contendere, or admission to sufficient facts may have consequences of deportation, exclusion from or admission to the United States, or denial of naturalization, pursuant to the laws of the United States.								
SECTION III	DEFENSE COUNSEL'S CER	TIFICATE (G.L. c. 119, § 55A, G.L. c.	. 218, § 26A)					
the child/defendant the abo	ve-stated provisions of law regarding		endant in this case, I have explained to trial and other rights so as to enable the intelligently and voluntarily.					
SIGNATURE OF DEFENSE COUN	SEL	B.B.O. NO.	DATE					
X								
SECTION IV	JUDGE	S'S CERTIFICATION						
		e to see and hear one another. I certifue child/defendant knowingly, intellige	y that I advised the child/defendant of ntly, and voluntarily waived that right					
An interpreter was used of defendant.	during the colloquy and confirmed on	the record that the Notice of Rights in	Section II was translated to the child/					
I, the undersigned Justice of the Juvenile Court, addressed the child/defendant directly in open court. I made appropriate inquiry into the education and background of the child/defendant and am satisfied that he or she fully understands all of his or her rights as set forth in Section II of this form, and that he or she is not under the influence of any drug, medication, liquor or other substance that would impair his or her ability to fully understand those rights. I find, after an oral colloquy with the child/defendant that the child/defendant has knowingly, intelligently and voluntarily waived all of his or her rights as explained during these proceedings and as set forth in this form.								
After a hearing, I have found a factual basis for the charge(s) to which the child/defendant is pleading delinquent/youthful offender/guilty or admitting and I have found that the facts as related by the prosecution and admitted by the child/defendant would support an adjudication/a conviction on the charges to which the plea or admission is made.								
I further certify that the child/defendant was informed and advised that if he or she is not a citizen of the United States, an adjudication of delinquent or youthful offender, finding of guilt or admission to sufficient facts, of the offense(s) with which he or she was charged, may have the consequences of deportation, exclusion from admission to the United States or denial of naturalization, pursuant to the laws of the United States. G.L. c. 278, § 29D and Mass. R. Crim. P. 12.								
SIGNATURE OF JUDGE		T	DATE					
x								