		RT OF THE CITY OF MCMINNVILLE DUNTY OF YAMHILL	
CITY	OF MCMINNVILLE,)	
	Plaintiff) Case No	
VS.)) PETITION TO ENTER) PLEA OF GUILTY	
 Defen	dant	_,)	
Deten	dant) Misdemeanor Charge(s)	
I, the a	bove-named individual, hereby state my into	ention to plead GUILTY to the following charge or charges:	
Count		Class	
1		АВС	
2		АВС	
3		АВС	
	uhts: Lunderstand that Lmay plead Not G	uilty to any misdemeanor charge against me. If I choose	
-	Not Guilty, the Constitution guarantees me		
-	•	jury. This jury would consist of six people and all six wo	
·		ble doubt before I could be convicted of the offense(s).	
b)	the right to see, hear, and face in open of	court all witnesses called to testify against me and, the r	
•	to use the power and process of the Court to compel the production of any evidence, including		
	attendance of any witnesses in my favor.		
c)	the right to have the assistance of a lawy	yer at all stages of the proceedings and, if I cannot afford	
	attorney, and qualify for one, the court w	vill appoint one to represent me; and	
d)	-	sole option. The city prosecutor cannot force me to test	
	-	ss stand, the jury will be told that this may not be held aga	
	me or will be told nothing, at my option.		
- : -			
		inderstand that if I plead Guilty, I give up the above right	
Know	that if I plead Guilty, the maximum possible		
	Class A Misdemeanor: One year in jail an Class B Misdemeanor: Six months in jail a		
	Class C Misdemeanor: Thirty days in jail	·	
	Class C Misdemeanor. Thirty days in Jair		
Lunde	rstand that there may be additional statut	ory fees and assessments and there is the potential that	
	s license will be suspended or revoked.	ory root and accessments and there is the potential that	
If I am	not a citizen of the United States, I unders	stand that conviction of a crime may result, under the law	
the Un	ited States, in deportation, exclusion from	n admission to the United States, or denial of naturalization	
I offer	my plea or pleas of guilty freely and volur	ntarily. I certify that I fully understand all matters set fort	
the co	mplaint and in the petition. I acknowledge	e that there is a basis in fact for the guilty plea(s).	
_	:		
	d Name:		
Addres	SS:		
White-C	ourt		
	Defendant		

Defendant's Signature 34

DEFENDAN'T WAIVER OF COUNSEL AND DECISION TO REPRESENT SELF

I wish to waive my right to be represented by an attorney. I understand and affirm all the following:

- 1. I read, speak, and understand English or have had this form interpreted for me.
- 2. I am not under the influence of alcohol or drugs, and I am not suffering from any injury, illness or disability of any kind that could affect my ability to think or make a rational choice.
- 3. I understand the charges against me and have been provided with a copy of the document that sets forth those charges and the maximum potential penalty.
- 4. I know that I have a constitutional right to be represented by a lawyer and that, if I am unable to afford a lawyer, the court will, at my request, appoint one to represent me.
- 5. I know that the City will be represented by a lawyer in this proceeding even if I waive my right to counsel and elect to plead guilty or appear at a trial without a lawyer.

I know that I may be at a disadvantage in this proceeding if I do not have a lawyer because:

- There are legal rules that govern the procedures and how evidence may be presented at a trial or other proceedings, and all those rules will be applied to me even though I am not a lawyer and may not know those rules.
- There may be defenses available to the charges or weaknesses in the city's ability to prove their case. I may not be aware of those matters and a lawyer may be able to assist me in recognizing and asserting such a defense.
- 3. An attorney would analyze the police reports and could, if appropriate and, if necessary, at city expense, hire an investigator to independently investigate my case and locate witnesses necessary for my defense.
- 4. If there are search and seizure issues, an attorney may be in a better position to assess whether evidence has been properly seized and seek to have the court rule it inadmissible if improperly seized.
- 5. It may be that a lawyer would simply be more effective or articulate, based on his or her training and experience, in negotiation with the City Prosecutor's Office, arguing motions, arguing my case at trial and/or advocating for me at sentencing. It may be that an attorney could advocate for and obtain a more favorable plea bargain than offered to me at this time. With the above in mind, I hereby voluntarily waive my right to be represented by an attorney. I freely choose to represent myself. I have read and understand all the rights and warnings set forth above. No one has made any threats to me to cause me to waive this right.

Date

CERTIFICATE OF INTERPRETER

I, the undersigned interpreter, hereby certify that I have read aloud the petition to the above defendant in the language.

Signed by me in the presence of the above-named defendant and after full discussion of the contents of the certificate with the defendant this ______day of_____.

Interpreter Name (typed or printed)

Interpreter's Signature

	ORDER
The court finds the defendant's plea of \square no count accepts this plea.	contest \square guilty to be knowingly, intelligently, and voluntarily
Municipal Court Judge	 Date