Notice of Rights on Not-to–Prosecute Decision

- 1. You have received a not-to-prosecute decision. The prosecutor decided not to prosecute after conducting the investigations. The accused is not prosecuted.
- 2. Availability of legal remedies for a reconsideration:
- The complainant may file a petition for a reconsideration, specifying the reasons, to the case prosecutor for submitting to the chief prosecutor of the supervising prosecutors office within ten days after receiving the not-to-prosecute decision.
- \square No petition for reconsideration is permitted in this case.
- □ The prosecutor will actively submit the not-to-prosecute decision to the chief prosecutor of the supervising prosecutors office for reconsideration.
- 3. You may visit the Prosecutors Office's website for more information: https://www.ulc.moj.gov.tw/10570/