STATE OF NO	ORTH CAROLII	NA		File No.				
 	Cou	inty	£	In The General Court Of Justice				
Name Of Defendant								
Defendant's Drivers License N	0.	State		R'S PETITION FOR RELEASE OF				
			_	SEIZED MOTOR VEHICLE				
Vehicle Identification No.				NOTICE OF HEARING/WAIVER AND ORDER - FELONY SPEEDING TO ELUDE				
Vehicle License No.		State	G.S. 20-28.2(d), 20-28.2(f), 20-28.3(e3)					
Vehicle Type	Make	Year	Date Of Seizure	Date Of Offense				
		I. P						
The motor vehicle des	scribed above was seize	ed on the date show	n above pursuant to G.	S. 20-28.3(a1). The undersigned petitions for:				
 The petitioner hol title to the vehicle Default on the ob security instrume NOTE: <i>The court r</i> As a consequence The petitioner age provisions of Part the sale, less the The petitioner age owner or to any p <i>transfer possession vehicle owner shall</i> 	brooration acting throug lds a security interest in e. ligation secured by the int evidencing the petition may require petitioner to pro- te of the default, the pet rees to sell the motor ver to of Article 9 of Chapte amount of the lien and rees not to sell, give or berson acting on behalf of	the motor vehicle the motor vehicle has o ner's interest in the esent documentation itioner is entitled to chicle in accordance of the General less the towing and otherwise transfer p of the defendant or e defendant, the motor arising out of such ref	hat had been perfected ccurred and the vehicle vehicle. that supports the allegation possession of the moto with the terms of the s Statutes, and pay to th storage costs paid by t ossession of the motor the motor vehicle owne rvehicle owner or any pers usal. G.S. 20-28.2(f); G.S.	ecurity agreement and pursuant to the e Clerk of Superior Court the proceeds from ne petitioner. vehicle to the defendant, to the motor vehicle r. NOTE: A lienholder who refuses to sell, give or on acting on behalf of the defendant or the motor				
Name, Address And Telephone	e No. Of Petitioner (Type Or P	rint)	Date	Date				
			Signature Of Petitioner					
			Drivers License No. (Indi	Drivers License No. (Individual Petitioner Only) Date				
the county named al	wner and titled owner	of the motor vehi ct Attorney for the	prosecutorial district	o the attorney for the board of education of that includes the county named above:				
Date Of Hearing	Time Of Heari		Location Of Hearing					
Data	Nome Of Potit		Sia	acture Of Patitionar				
Date	Name Of Petit	loner	Sig	nature Of Petitioner				
And Consent To Release in effect in this district. Yo the Petition and Notice of	" on Side Two, you must o u must insert that informat Hearing on all interested p	btain a date, time and ion in the "Notice Of H parties. You then must	location for a hearing on ta learing" on Side One, date file a certificate of service	d, all parties have not signed the "Waiver Of Hearing his petition in accordance with any calendaring practices and sign the "Notice Of Hearing," and serve a copy of in this case, showing who was served and by what at person at the person's last known address.				

	III. WAIVER OF HEARING AND CONSENT TO RELEASE (FOR PRETRIAL RELEASE PETITION)				ASE						
Each undersigned party waives a hearing on the above Petition and consents to the release of the motor vehicle described above to the petitioner pursuant to G.S. 20-28.3(e3).											
Party		Ν	lame	Date		Signature					
Registered Own	er										
Titled Owner											
District Attorney											
School Board Attorney											
IV. CLERK'S ORDER RELEASING MOTOR VEHICLE ON PARTIES' CONSENT (FOR PRETRIAL RELEASE PETITION)											
On the petition of the lienholder named on the reverse side for release of the motor vehicle described on the reverse side, the undersigned finds:											
 All interested parties have waived notice and a hearing on the petition and have consented to the release of the motor vehicle to the petitioner, as evidenced by their signatures above. The petitioner holds a security interest in the motor vehicle that had been perfected at the time of the seizure and that appears on the title to the vehicle. The petitioner has agreed not to sell, give, or transfer possession of the motor vehicle to the defendant named on the reverse side, to the motor vehicle owner or to any person acting on behalf of the defendant or the motor vehicle owner. Therefore, it is ORDERED that the motor vehicle described on the reverse side be released to the petitioner upon payment of all towing and storage charges incurred as a result of the seizure and impoundment of that vehicle, and the Clerk of Superior Court shall 											
disburse to the lienholder any funds being held by the Clerk representing proceeds of insurance for damage to the motor vehicle. The petitioner shall not sell, give or otherwise transfer possession of the motor vehicle to the defendant, to the motor vehicle owner or to any person acting on behalf of the defendant or the motor vehicle owner. NOTE: <i>Violation of this condition shall be punishable by civil or criminal contempt. G.S. 20-28.3(e3). In addition, see the NOTICE TO PARTY OBTAINING RELEASE below.</i>											
Date		Signature					ssistant CSC				
			RDER ON PETITION A		G		erk Of Superior Court				
 This matter is before the Court on the petition of the lienholder named on the reverse side for release of the motor vehicle described on the reverse side. A hearing was held before the Court on this date. If this is a petition for pretrial release, a copy of the petition and a notice of the hearing were served by the petitioner on all interested parties at least ten (10) days prior to the hearing, as evidenced by the petitioner's certificate of service on file in this case. On the basis of the evidence presented and the entire record in this case, the Court finds by the greater weight of the evidence that: The petitioner holds a security interest in the motor vehicle that had been perfected at the time of the seizure and that appears on the title to the vehicle. Default on the obligation secured by the motor vehicle has occurred and the motor vehicle owner is in default under the terms of the security instrument evidencing the petitioner's interest in the vehicle. As a consequence of the default, the petitioner is entitled to possession of the motor vehicle. The petitioner has agreed to sell the motor vehicle in accordance with the terms of the security agreement and pursuant to the provisions of Part 6 of Article 9 of Chapter 25 of the General Statutes, and pay to the Clerk of Superior Court the proceeds from the sale, less the amount of the lien and less the towing and storage costs paid by the petitioner. The petitioner has agreed not to sell, give or otherwise transfer possession of the motor vehicle to the defendant, to the motor vehicle owner. The petitioner has agreed not sell, give or otherwise transfer possession of the motor vehicle to the defendant, to the motor vehicle owner. The petitioner has agreed not to sell, give or otherwise transfer possession of the motor vehicle to the defendant, to the motor vehicle owner. The motor vehicle has not previously been released to the petitioner. 											
 The motor vehicle described on the reverse side be released to the petitioner upon payment of all towing and storage charges incurred as a result of the seizure and impoundment of that vehicle, and the Clerk of Superior Court shall disburse to the lienholder any funds being held by the Clerk representing proceeds of insurance for damage to the motor vehicle. The petitioner shall not sell, give or otherwise transfer possession of the motor vehicle to the defendant, to the motor vehicle owner or to any person acting on behalf of the defendant or the motor vehicle owner. NOTE: Violation of this condition shall be punishable by civil or criminal contempt. G.S. 20-28.3(e3). The petition is denied. The motor vehicle shall remain impounded pending further orders of the Court. 											
Date		f Presiding Judge (Type Or P		Signature Of Presiding							
NOTICE TO PARTY OBTAINING RELEASE: "[W]ithin 30 days of the date of the court's [release] order, the owner must make payment of the outstanding towing and storage costs for the motor vehicle and retrieve the motor vehicle, or give notice to [the] Division of Motor Vehicles requesting a judicial hearing on the validity of any mechanics' lien on the motor vehicle for towing and storage costs." G.S. 20-28.4. CERTIFICATION											
The foregoing is a	a true and o	orrect copy of the origi									
Date		Signature			De,	puty CSC	Assistant CSC				
			ectronic means (STARS) the e ard attorney and District Attori			erk Of Superior S. 20-28.8. 1					

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