## File No. STATE OF NORTH CAROLINA In The General Court Of Justice Superior Court Division County IN THE MATTER OF **CUSTODIAL LAW ENFORCEMENT AGENCY RECORDING SOUGHT BY:** Name Of Petitioner ORDER ON PETITION FOR RELEASE OF **CUSTODIAL LAW ENFORCEMENT AGENCY** Address RECORDING City, State, Zip This matter came before the undersigned Superior Court Judge to determine whether release of a law enforcement agency recording is warranted under Chapter 132 of the General Statutes. Following a hearing, the Court makes the following findings of fact and conclusions of law: FINDINGS OF FACT 1. On \_\_\_\_\_ (date), the petitioner named above filed a petition for release of a custodial law enforcement agency recording to \_ 2. The head of the custodial law enforcement agency was was not given notice of the petition and an opportunity to be heard on the petition. 3. The Court conducted an in-camera review of the recording on \_ 4. The recording was made was made in some portion was not made in this county. 5. The Court determined that the person to whom release of the recording is sought is the following: (NOTE TO JUDGE: "Personal representative" is defined as "A parent, court-appointed guardian, spouse, or attorney licensed in North Carolina of a person whose image or voice is in the recording. If a person whose image or voice is in the recording is deceased, the term also means the personal representative of the estate of the deceased person; the deceased person's surviving spouse, parent, or adult child; the deceased person's attorney licensed in North Carolina; or the parent or guardian of a surviving minor child of the deceased." G.S. 132-1.4A(a)(5).) A person whose image or voice is in the recording. A personal representative of an adult person whose image or voice is in the recording and the adult person has consented to the disclosure. A personal representative of a minor or of an adult person under lawful guardianship whose image or voice is in the recording. A personal representative of a deceased person whose image or voice is in the recording. A personal representative of an adult person who is incapacitated and unable to provide consent to disclosure. None of the above. and The Court considered the applicability of all of the standards in G.S. 132-1.4A(g) and determined the following: Release is necessary to advance a compelling public interest. The recording contains information that is otherwise confidential or exempt from disclosure or release under State or federal law. The person requesting release is seeking to obtain evidence to determine legal issues in a current or potential court proceeding. Release would reveal information regarding a person that is of a highly sensitive personal nature. Release may harm the reputation or jeopardize the safety of a person. Release would create a serious threat to the fair, impartial, and orderly administration of justice. Confidentiality is necessary to protect either an active or inactive internal or criminal investigation or potential internal or criminal investigation. There is good cause shown to release all portions of a recording. Other (if applicable):

		CO	NCLUSIONS OF LA	W		
In light of the foregoing findings of fact, (check one and write name of party authorized or not authorized to release of the recording)						
☐ The Court concludes that				is author	is authorized to the release of the recording.	
The Court concludes thatrecording.			is not authorized to the release of the		horized to the release of the	
			ORDER			
It is therefore Ordere	d that (check one	)				
Petition Granted:						
The custodial law enforcement agency shall release to the following port						
of the recording: (list, and indicate if all portions are to be released)						
The court places the following conditions/restrictions on the release of the recording:						
					·	
Detition Deviced:						
☐ Petition Denied:  The custodial law enforcement agency shall not release any portion of the recording to						
SIGNATURE OF SUPERIOR COURT JUDGE						
Date Name Of Superior Court Judge				Signature Of Superior Court Judge		