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| In the General Court of JusticeDistrict Court Division **STATE OF NORTH CAROLINA**COUNTY OF MECKLENBURG | File No:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Additional File Numbers: |
| **STATE VERSUS** | **SCHEDULING ORDER** |
| Name of Defendant |
| Name of Co-Defendant(s), if any |

# this case:

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| **Is ready for:**[ ]  Plea Slot [ ]  Trial [ ]  Follow-Up Pretrial Readiness Conference [ ]  Review [ ]  Submission of Findings of Fact | Next Date: [ ]  A [ ]  B |
| If not accepted on the first trial date, the plea offer is withdrawn |
| Reason for continuance: |
| List of witnesses needed on next date (if any): |
| The defense anticipates the following motions:  |
| Interim deadlines (if needed):  |
| The parties stipulate to the following (list whether the stipulations are for motions or trial, or both) |

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| ADA and Defense Attorney Certify THAT: |
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| [ ]  There are no conflicts regarding this case that would prevent this case from moving forward to trial. |
| [ ]  There are no other pending misdemeanors or felony cases that will impact this case.  |
| [ ]  That the State’s witnesses, listed above, are present and that both parties have spoken with them (if necessary) and/or documentation regarding this case exchanged. If a witness is not present, without having been excused, please list the name, role, and reason. |
| The State has checked for the following and has provided to the defense, where available: [ ]  Police reports & Victim/witness statements [ ]  Statements made by defendant[ ]  Chemical analysis [ ]  Jail logs[ ]  DMVR/Body camera footage [ ]  Defendant’s criminal record & level |
| [ ]  They have met and discussed the case, including a plea offer, if applicable.  |
| Plea Offer Extended: Yes [ ]  No [ ]  |

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| **DISCOVERY:**  |
| The parties agree that all discovery materials provided by the District Attorney’s Office including reports and recordings will remain in the custody and control of defense counsel. Defense counsel may exhibit copies of the discovery materials to the defendant and discuss their content with the defendant, but defense counsel will not permit the defendant to possess or control copies of discovery materials.  |

# Case Information:

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| Defendant in Custody: [ ]  Yes [ ]  No |
| Defendant Present: [ ]  Yes [ ]  No |
| Defense Counsel: [ ]  Appointed [ ]  Retained  |
| Assistant DA:  |

 | States Witness Present :[ ]  Victim [ ]  Prosecuting Witness [ ]  Officer in Charge [ ]  OtherWitness Names: |
| **EXPEDITED CONSENT ORDER**: |
| Expedited Consent Order is appropriate when:This is the first setting on the 4th floor AND* A Follow-Up Pretrial Readiness Conference is needed in order to obtain material evidence to be reviewed (Dash Cam, DMVR, etc) AND the case(s) will be scheduled for hearing within the next 30 days. An interim deadline for delivery of such material has been noted.

OR* The case is ready for Trial on the next scheduled court date.

OR* The case is ready to be marked for a Guilty Plea on the next scheduled court date.
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| **SIGNATURES:** |
| This is the day of , 20 |
| ADA: | Attorney of Record (Print):  |
| Honorable Judge Presiding or TCA Designee for Expedited Consent Orders: | Defendant’s Attorney Present (Sign): |