## STATE OF MICHIGAN

CASE	NO.	and	JUDGI
------	-----	-----	-------

JUDICIAL DISTRICT JUDICIAL CIRCUIT	ORDER OF PROBATION			CAGE NO. and JODGE		
ORI Court MI-	address				Court telephone n	
THE PEOPLE OF  ☐ The State of Michigan			Defendant's name, addre	ss, and te	elephone no.	
		V	CTN	SID	DOB	
Probation officer	Offense	]			Term	
Rehabilitation goals of probation						
☐ Judgment of guilt is deferred* under: ☐ MCL 333.7411, Controlled Substance ☐ MCL 750.451c, Human Trafficking Vi ☐ MCL 750.430, Practicing under the Iu ☐ MCL 750.350a Parental Kidnapping	ictim MCL 762 nfluence MCL 600	2.14, `	Spouse Abuse Act Youthful Trainee Status ), Drug Treatment Cour	☐ MC	EL 600.1095, Mental Health Cour EL 600.1206, Veterans Court EL 436.1703, Minor in Possession	
Under 18 USC 922(g)(8), the court safety of one or more persons as do Needed for NCIC entry.						
<ul> <li>IT IS ORDERED that the defendant be the term indicated, and the defendant</li> <li>1. Not violate any criminal law of any of the state without the consistency.</li> <li>2. Not leave the state without the consistency.</li> <li>3. Make a truthful report to the probating virtually, or in writing, as required by the probation officer immediated.</li> <li>4. Notify the probation officer immediates.</li> <li>5. Not purchase or possess a firear</li> <li>6. Pay the following:</li> </ul>	shall: unit of government. sent of this court. ion officer monthly, of y the probation office ately of any change	or as er. of add	often as the probatio	n officer		
Court Costs: Crime Victim Assessment \$		F	ines		\$	
Restitution\$					\$	
State Minimum Costs\$			other (including any D		'	
		Cou	t Costs Sub-Total:		\$	
			ervision Fee:		\$	
		Total			\$	
Approved, SCAO Form MC 243, Rev. 9/22			Distribute form to: Court			

MCL 600.4803, MCL 769.1a, MCL 771.1 *et seq.*, MCL 775.22, MCL 780.826, MCR 6.441, MCR 6.445, 18 USC 922(g)(8) Page 1 of 3

Probation department

Defendant

Prosecutor Law enforcement agency (when applicable)
Court LEIN copy (when applicable)
Copy for incarcerating agency as needed

Order of Prob Page 2 of 3	bation (9/2	(2)				Case No.
☐ a. Th	ne due dat		payment is	S		
☐ b. Th	ne total am	nount due shall b	e paid in ir	nstallments of \$	per	starting on
Fines, c	costs, and nalty on the	fees not paid wi e amount owed.	thin 56 day		of any installmer	nt payment date are subject to a 20% the amount of \$
The fee	is payabl	e immediately.	☐ The tota	al amount due may be	paid in installm	ents of \$
per		_ starting on	е.	·		
10. Oth below	dant	d language when co	is for the prote inditions are c	ection of one or more name ordered pursuant to 18 USC eligible for early discha	: 922[g][8].) arge from probat	ion under MCL 771.2.
	Weight	Race*	Sex*	Date of birth*	Driver's licen	se number
	Eye color	Other identifying inf	ormation			
These items	must be fille	 d in for the police/sh	eriff to enter o	on LEIN; the other items are	not required but are	e helpful.
				revocation of probation y to request a paymen		ntion. If you are not able to pay due to CR 6.425(D)(3).
disposition, e	except for Notice ord. *If the just of the property of the pro	<b>linor in Possessior</b> udgment of guilt is de	n, as required	of the court shall advise the under MCL 769.16a. A ca	se in which judgmen	d date  blice Criminal Justice Information Center of the of guilt is deferred shall be maintained as a lart should also advise the incarcerating agence.

## Required Language When Conditions are Issued Pursuant to 18 USC 922(g)(8):

Use the following language when the conditions involve an intimate partner of the defendant or child of the intimate partner or defendant as defined in 18 USC 922(g)(8) and 18 USC 921(a)(32).

Defendant is restrained from harassing, stalking, or threatening, or engaging in other conduct that would place [insert name(s)] in reasonable fear of bodily injury.

For details about these conditions, see SCAO Administrative Memorandum 2008-02.

Order of Probation	(9/22)
Page 3 of 3	

## **NOTICE TO DEFENDANT:**

If you may be eligible for early discharge from probation under MCL 771.2 (see #11 above), you must complete the following before the court will consider whether to discharge you:

- 1. 1/2 of the original probation period.
- 2. all required programming.

When these conditions are met, the probation department may (but is not required to) notify the court that you may be eligible for an early discharge from probation. If the probation department does not provide this notice, and as long as you have not violated probation within the last 3 months, you may notify the court that you may be eligible for early probation discharge by completing form MC 512, Notice of Eligibility for Early Discharge from Probation, and filing it with the court.

## DEFENDANT'S ACKNOWLEDGMENT

I have read or heard the order of probation and have received a copy. I understand and agree to comply with this order. I also understand that federal and/or state law may prohibit me from possessing or purchasing ammunition or a firearm (including a rifle, pistol, or revolver) if the court found I represent a credible threat to the physical safety of a named person and/or explicitly prohibited (in item 10) the use, attempted use, or threatened use of physical force that would reasonably be expected to cause bodily injury to that named person.

Date	Defendant signature