	STATE OF MICHIGAN JUDICIAL DISTRICT JUDICIAL CIRCUIT COUNTY	FINDING AND ORDER ON COMPETENCY	CASE NO. and JUDGE
ORI	Court	address	Court telephone no.

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Co	urt address

Court telephone no.

THE PEOPLE OF		Defendant's name, address, and tel	ephone no.
☐ The State of Michigan			
		CTN	SID
Charge(s):			

MCL/Ordinance citation(s): ____

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Based upon a competency hearing with the defendant and defendant's counsel present, THE COURT FINDS AND IT IS ORDERED:

- □ 1. The defendant is competent to stand trial. The case shall continue to the next stage of the criminal process. The defendant is receiving medication to maintain competency. The defendant, in order to maintain competency to stand trial, shall be administered appropriate medication pending and during trial.
- 2. This defendant is incompetent to stand trial but restorable. There is a substantial probability that the defendant, if provided a course of treatment, will attain competence to stand trial within the time limit established by law. The defendant shall undergo treatment to render the defendant competent to stand trial.
 - a. MDHHS is appointed as the medical supervisor of treatment and the defendant shall be committed to the inpatient facility recommended by the Center for Forensic Psychiatry unless MDHHS determines that inpatient commitment is not necessary for the effective administration of the course of treatment. If inpatient commitment is not necessary and the defendant is not incarcerated, the Community Mental Health Services Program where the defendant resides is appointed as medical supervisor of treatment. MDHHS shall notify the court if a different medical supervisor should be appointed.
 - b. The court orders the disclosure of information necessary to facilitate treatment during the pendency of the criminal proceedings. Health information may be shared among the medical supervisor of treatment, the Center for Forensic Psychiatry, the county jail, mental health providers, regional state hospitals, the prepaid inpatient health plan, the Michigan Department of Corrections and others when necessary to coordinate care and treatment.
 - c. As a condition of release, the defendant shall comply with court-ordered treatment. An amended conditional release order shall be issued.

3. The defendant is incompetent to stand trial and not restorable. There is a substantial probability that the defendant, if provided a course of treatment, will not attain competence to stand trial within the time limit established by law. \Box It has been alleged that the defendant may be a person requiring treatment as defined by MCL 330.1401 or meet the criteria for judicial admission as defined by MCL 330.1515. The prosecuting attorney is directed to file a petition

Judge's signature and date

Approved, SCAO Form MC 205, Rev. 11/19 MCL 330.1750, MCL 330.2030, 42 USC 290dd-2 Page 1 of 1

for mental health treatment with the probate court.

Distribute form to: Court Defendant/Defendant's attorney Center for Forensic Psychiatry Prosecuting attorney Sheriff **MDHHS**

SRA