## FOURTH CIRCUIT TRANSCRIPT ORDER FORM

Case Style	Case Style	
Date Notice of Appeal field	Dist. Ct. No District _	
Name of Court Reporter/Electronic Rec. (use separate form for each reporter)  Appellant must order any necessary transcript within 14 days of noting the appeal by completing a separate transcript order form for each reporter, submitting the orders to the court reporters and the district court, and dataching copies to the docketing statement filed in the court of appeals. The completed order form must show that necessary financial arrangements have been made. In CIA eaces, counse builties all transcript authorization requests through the district court's Voucher system. Course labo attaches either the CIA 24 form or a printed copy of the ACITH-24 request to the transcript order forms submitted to the court reporter district court, and court of appeals. Once the transcript has been prepared, counsel also submits the CIA-24 woucher for payment in the district eVoucher system.  In sentencing appeals, a transcript of the sentencing hearing must be ordered. In Anders appeals, plea (or trial) and sentencing transcript must be ordered, along with any necessary hearing transcript for payment in the district eVoucher system.  In sentencing appeals, a transcript of the sentencing hearing must be ordered. In Anders appeals, plea (or trial) and sentencing transcript must be ordered, along with any necessary hearing transcript must be ordered, along with any necessary hearing transcript must be ordered. The Anders and the analysis of the contracting appeals and the analysis of the court reporter on behalf of CIA defendants, and copies should thereafter be made at counteredially competitive transcript solution and the analysis of the counter payment of the additional parts within 14 days after service of the transcript order. If appellant has not ordered the additional parts within 24 days after service of the transcript order. If appellant has not ordered the additional parts within 14 days after service of the transcript order. If appellant has not ordered the additional parts in the counter payment order reporter and the a	Date Notice of Appeal filed C	ourt of Appeals No
reporter, submitting the orders to the court reporters and the district court, and attaching copies to the docketing statement filed in the court of appeals. The completed order form must show that necessary financial arrangements have been made. In CIA cases, counsel submits all transcript authorization requests through the district court's eVoucher system. Counsel also attaches either the CIA-24 form or a printed copy of the AUTH-24 request to the trunscript order forms submitted to the court reporter, district court, and court of appeals. Once the transcript has been prepared, counsel also submits the CIA-24 voucher for payment in the district eVoucher system.  In sentencing appeals, a transcript of the sentencing hearing must be ordered. In Anders appeals, plea (or trial) and sentencing transcript must be ordered, along with any necessary hearing transcripts (e.g., suppression hearings). In multi-defendant cases involving CIA defendants, only one original trial transcript should be purchased from the court reporter on behalf of CIA defendants, and copies should thereafter be made at commercially competitive rates not to exceed \$1.5 per page.  If appellee finds other parts of the proceedings necessary, appellee must designate the additional parts within 14 days after service of the transcript order. If appellant has not ordered the additional parts within 14 days, appellee may, within the following 14 days, order the additional parts or move in the district court for an order requiring appellant to do so.  Counsel must review transcript and notify the district court of any intention to direct redaction of personal data identifiers within 7 days of filing of the transcript, and thereafter submit a statement of redactions to the court reporter within 21 days of filing of the transcript of the promatic appeal in the top murgin of each page of testimony, as required for inclusion in the appendix on uppeal in the top murgin	Name of Court Reporter/Electronic Rec. (use separate	form for each reporter)
be ordered, along with any necessary hearing transcripts (c.g., suppression hearings). In multi-defendant cases involving CIA defendants, only one original trial transcript should be purchased from the court reporter on behalf of CIA defendants, and copies should thereafter be made at commercially competitive rates not to exceed \$.15 per page.  If appellee finds other parts of the proceedings necessary, appellee must designate the additional parts within 14 days, appellee may, within the following 14 days, order the additional parts or move in the district court for an order requiring appellant to do so.  Counsel must review transcript and notify the district court of any intention to direct redaction of personal data identifiers within 7 days of filing of the transcript, and thereafter submit a statement of redactions to the court reporter within 21 days of filing of the transcript, as required by the Judical Conference Policy on Privace and Public Access to Electronic Case Files. Counsel should obtain full-size transcript from the court reporter, since condensed transcript may not be used in the appendix. Counsel should verify that the witness name and type of examination appear in the top margin of each page of testimony, as required for inclusion in the appendix on appeal. Local Rule 30(b).  A. This constitutes an order of the transcript of the following proceedings. Check appropriate box(es), provide date of hearing, and indicate total number of estimated pages. Specific CIA authorization is required for opening and closing statements, voir dire, and instructions.  PROCEEDING  With the proceedings (specify)  Testimony (specify)  Opting Statement (Defendant)  Closing Argument of the transcript have been made.  Private funds. (Deposit of \$S\$ e	reporter, submitting the orders to the court reporters are appeals. The completed order form must show that ne transcript authorization requests through the district co of the AUTH-24 request to the transcript order forms so	nd the district court, and attaching copies to the docketing statement filed in the court of cessary financial arrangements have been made. In CJA cases, counsel submits all purt's eVoucher system. Counsel also attaches either the CJA 24 form or a printed copy submitted to the court reporter, district court, and court of appeals. Once the transcript
transcript order. If appellant has not ordered the additional parts within 14 days, appellec may, within the following 14 days, order the additional parts or move in the district court for an order requiring appellant to do so.  Counsel must review transcript and notify the district court of any intention to direct redaction of personal data identifiers within 7 days of filing of the transcript, and thereafter submit a statement of redactions to the court reporter within 21 days of filing of the transcript, as required by the Judicial Conference Policy on Privacy and Public Access to Electronic Case Files. Counsel should worthy that the witness name and type of examination appear in the top margin of each page of testimony, as required for inclusion in the appendix on appeal. Local Rule 30(b).  A. This constitutes an order of the transcript of the following proceedings. Check appropriate box(es), provide date of hearing, and indicate total number of estimated pages. Specific CJA authorization is required for opening and closing statements, voir dire, and instructions.  PROCEEDING    Noir Dire	be ordered, along with any necessary hearing transcrip only one original trial transcript should be purchased for	ts (e.g., suppression hearings). In multi-defendant cases involving CJA defendants, rom the court reporter on behalf of CJA defendants, and copies should thereafter be
filing of the transcript, and thereafter submit a statement of redactions to the court reporter within 21 days of filing of the transcript, as required by the <u>Judicial Conference Policy on Privacy and Public Access to Electronic Case Files.</u> Counsel should obtain full-size transcript from the court reporter, since condensed transcript may not be used in the appendix. Counsel should verify that the witness name and type of examination appear in the top margin of each page of testimony, as required for inclusion in the appendix on appeal. Local Rule 30(b).  A. This constitutes an order of the transcript of the following proceedings. Check appropriate box(es), provide date of hearing, and indicate total number of estimated pages. Specific CJA authorization is required for opening and closing statements, voir dire, and instructions.  PROCEEDING    PROCEEDING	transcript order. If appellant has not ordered the additi	onal parts within 14 days, appellee may, within the following 14 days, order the
total number of estimated pages. Specific CJA authorization is required for opening and closing statements, voir dire, and instructions.    PROCEEDING	filing of the transcript, and thereafter submit a stateme required by the <u>Judicial Conference Policy on Privacy</u> from the court reporter, since condensed transcript may examination appear in the top margin of each page of t	nt of redactions to the court reporter within 21 days of filing of the transcript, as and Public Access to Electronic Case Files. Counsel should obtain full-size transcript y not be used in the appendix. Counsel should verify that the witness name and type of testimony, as required for inclusion in the appendix on appeal. Local Rule 30(b).
□ Voir Dire □ Opening Statement (Plaintiff) □ Opening Statement (Defendant)   □ Closing Argument (Plaintiff) □ Closing Argument (Defendant) □ Opinion of Court   □ Jury Instructions □ Sentencing □ Bail Hearing □ Pre-Trial Proceedings (specify)   □ Testimony (specify) □ Other (specify) □ Other (specify)   TOTAL ESTIMATED PAGES □ Private funds. (Deposit of \$ enclosed with court reporter's copy. Check No		
arrangements for payment of the transcript have been made.    Private funds. (Deposit of \$	□ Voir Dire   □ Opening Statement (Plaintiff)   □ Opening Statement (Defendant)   □ Closing Argument (Plaintiff)   □ Closing Argument (Defendant)   □ Opinion of Court   □ Jury Instructions   □ Sentencing   □ Bail Hearing   □ Pre-Trial Proceedings (specify)   □ Testimony (specify)   □ Other (specify)   TOTAL ESTIMATED PAGES	
Signature Typed Name Address Email Telephone No	arrangements for payment of the transcript have been made.  □ Private funds. (Deposit of \$ enclosed with court reporter's copy. Check No)  □ CJA. AUTH-24 request submitted in district eVoucher system; AUTH-24 or CJA 24 form attached  □ Government expense (civil caseIFP). Motion for transcript at government expense is pending with district judge.  □ Advance payment waived by court reporter. Payment in full is due upon receipt of transcript.  □ Federal Public Defender - no CJA 24 Form necessary.	
Address Email Telephone No		
Email Telephone No	Signature	Typed Name
Date Sent to Reporter	Address	Talanhana Na
	Date Sent to Reporter	relepnone No