**IN THE CIRCUIT COURT OF {judicialCountyUppercase} COUNTY, {judicialStateUppercase}  
IN RE: APPLICATION OF THE STATE OF MISSISSIPPI  
 EX REL. {affiantDepartmentUppercase}  
 SPECIAL INVESTIGATIONS DIVISION**

# AFFIDAVIT FOR SEIZURE WARRANT

**STATE OF {judicialStateUppercase}**

**COUNTY OF {judicialCountyUppercase}**

Whereas, on this day, the Affiant, {affiantTitle} {affiantFirstName} {affiantLastName} of {affiantDepartment}, whom I recognize as a credible individual, has sworn under oath and presented the following complaint before me, the undersigned judicial officer for {judicialCounty} County:

1. The Affiant has probable cause to believe that certain property, hereinafter referred to as "Seizable Property," is subject to seizure:

**{seizableItems}**

1. The Affiant, in the course of official duties, is investigating violations of the Uniform Controlled Substances Law, as outlined in Section 41-29-101 et seq. of the Mississippi Code of 1972, as amended.
2. In connection with the said investigation, the Affiant has determined that the property described above is subject to seizure under Section 41-29-153 of the Mississippi Code of 1972, as amended. This determination is based on the following underlying facts and circumstances, which establish the grounds for the issuance of a Seizure Warrant:

**The facts tending to establish the foregoing grounds for the issuance of a Seizure Warrant are set forth in a document titled "Underlying Facts and Circumstances," which is attached hereto as "Exhibit A," made a part hereof, and incorporated herein by reference.**

1. This affidavit is intended to show only that there is sufficient probable cause for the requested warrant and does not set forth all of the Affiant's knowledge regarding this matter.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  
{affiantTitle} {affiantFirstName} {affiantLastName}, Affiant

Sworn to and subscribed before me, this the \_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_, 2024. TIME \_\_\_:\_\_\_ AM/PM

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  
{judicialJudge}

# Affiant’s Introduction and Background

{#affiantHerosheet}

{text}

{/affiantHerosheet}

Therefore, with the qualifications outlined above, I respectfully request the issuance of a seizure warrant based on the following underlying facts and circumstances.

# Exhibit A Underlying Facts and Circumstances

{#factsAndCircumstances}

{text}

{/factsAndCircumstances}

**IN THE CIRCUIT COURT OF {judicialCountyUppercase} COUNTY, {judicialStateUppercase}  
IN RE: APPLICATION OF THE STATE OF MISSISSIPPI  
 EX REL. {affiantDepartmentUppercase}  
 SPECIAL INVESTIGATIONS DIVISION**

# SEIZURE WARRANT

**STATE OF {judicialStateUppercase}**

**COUNTY OF {judicialCountyUppercase}**

Whereas, on this day, this matter came before the Court on the application of {affiantTitle} {affiantFirstName} {affiantLastName} of {affiantDepartment}, who provided sworn testimony establishing probable cause that the property described below is subject to seizure under Section 41-29-153 of the Mississippi Code of 1972, as amended, and is located in {judicialCounty} County, {judicialState}.

Upon due consideration of the affidavit and evidence presented, the Court finds probable cause for the issuance of a seizure warrant. Therefore, you are hereby directed to take possession and/or retain possession of the property described as follows:

**{seizableItems}**

**SO ORDERED,** this the \_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_, 2024.

TIME \_\_\_:\_\_\_ AM/PM

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  
{judicialJudge}