MINNESOTA SENTENCING GUIDELINES COMMISSION Defendant Name (Last, First, Middle)	<b>ARTURE REPO</b>	February	cial District Page 1	
Judge Name	Report Dat	e District Court Case I	No. Count No.	
Report Completed By (Name/Title):	Contact En	nail/Phone		
Instructions				
<ul> <li>In making decisions about departing from the Guidelines, and in writing reasons for departures, judges should consult section 2.D of the <i>Minn. Sentencing Guidelines and Commentary</i>. This report should be completed by the Court when:</li> <li>(a) The pronounced disposition (prison/probation) differs from the presumptive disposition under the Guidelines;</li> <li>(b) The length of the sentence pronounced by the Court differs from the presumptive sentence length;</li> <li>(c) A consecutive sentence is given in a circumstance other than described in section 2.F of the Guidelines;</li> <li>(d) A consecutive sentence is not pronounced when consecutive sentencing is presumed under the Guidelines;</li> <li>(e) A non-felony sentence is pronounced for an offender convicted of a felony-level offense; or</li> <li>(f) The pronounced length of stay exceeds five years or the length of the statutory maximum punishment, whichever is less, in a circumstance other than described in section 3.A.2.d of the Guidelines.</li> </ul>				
Type of Departure (Check all that apply)       Dispositional:     Durational:				
<ul> <li>Mitigated/Downward (Stay – Guidelines presume prison)</li> <li>Aggravated/Upward (Prison – Guidelines presume stay)</li> <li>NOT an aggravated/upward dispositional departure: Sentence was executed pursuant to offender's right to demand execution, offense date after 7/31/2015 (Guidelines section 2.D.1.f).</li> </ul>	<ul> <li>Mitigated/Downward Prison Duration         <ul> <li>(Less than Guidelines time)</li> <li>Aggravated/Upward Prison Duration</li></ul></li></ul>		Consecutive (Departure from Guidelines policy on consecutive sentencing)	
Please indicate how the sentence was imposed if the sentence was an <b>aggravated departure</b> . Jury determination of aggravating factors Defendant waived right to jury determination of aggravating factors				
	eason(s) for Departure			
Please do one or more of the following: 1) Check the appropriate reason(s) for departure on the checklist of frequently cited departure reasons on page 2; 2) Write the reasons in the space below; or 3) Attach the relevant pages from the sentencing order or sentencing transcript.				
i lease sustine sy	Minnesota Sentencing Guid 558 Cedar Street, Suite G-58, State mn us Voice: (651)	St. Paul, MN 55155	/sentencing-guidelines	

Frequently Cited Reasons and Additional Information		MSGC Departure Report Page 2		
Section 1, below, contains frequently cited reasons for departure provided to the Court for convenience. Check all reasons that apply. An asterisk (*) denotes a reason listed in Guidelines section 2.D.3, which is a nonexclusive list. Reasons with no asterisk are not enumerated in the Guidelines, but may be sanctioned elsewhere in law. Items listed in section 2 are requested as additional information.				
The Court may also record reasons for departure in the space provided on page 1. Section 1. Frequently Cited Reasons for Departure				
Related to Nature of Current Offense				
Reasons Frequently Used as Mitigating Factors:         Offender played minor or passive role*         Victim was aggressor in incident*         Crime less onerous than usual         Reasons Frequently Used as Aggravating Factors:         Victim treated with particular cruelty*         Victim was particularly vulnerable*         Victim injury/psychological impact on victim         Current conviction is offense w/ victim injury (including Crim. Sex. Conduct) and there is a similar prior*         Major economic offenseinvolves 2 or more of following:*         multiple victims/multiple incidents per victim         use of position/status         high degree planning/soph./lengthy period of time         actual/attempted loss greater than usual/than min.         similar prior conduct         Committed, for hire, a crime against the person*         Committed crime as part of a group of three or more	<ul> <li>Major controlled substance crimthe following:*</li> <li>3 or more separate transaction offender or accomplice posses phernalia, or monies evidencin involved manufacture for use offender or accomplice posses dangerous weapon during offee high position in drug distribution high degree of sophistication/I use of position/status separate acts in 3 or more cou prior conv. under Minn. Stat. § prior under chap. 152, includin sale to a minor or vulnerable a occurred in a zone or correction Multiple victims or multiple inci</li> <li>Crime committed in victim's hop</li> </ul>	ns sed equipment, para- og wholesale trafficking by others sed firearm or other ense on hierarchy lengthy period of time nties 6 609.1095, s. 1(d), except og attempt or conspiracy dult onal/treat. facility dents per victim me or zone of privacy y, confidence or trust		
persons who all actively participated in the crime*  Related to Individual Offender				
Reasons Frequently Used as Mitigating Factors:         Lacked substantial capacity for judgment (not drug/alc.)*         Particularly amenable to probation*         Particularly amenable to treatment:         Chem. dependency         Sex offender         Other         Convicted of controlled substance offense, is particularly amenable to probation based on adequate evidence that offender is chemically dependent and has been accepted by, and can respond to, a treatment program in accordance with Minn. Stat. § 152.152*	<ul> <li>Impose restitution/ensure finan</li> <li>Ensure compliance w/ probation</li> <li>Shows remorse/accepts response</li> <li>Current Severity Level 1-4 offen from crime spree*</li> <li>Reasons Frequently Used as Aggrav</li> <li>Has failed on probation/unamed</li> <li>Career Offender under Minn. St</li> <li>Dangerous Offender under Minn</li> <li>Engrained Offender under Minn</li> </ul>	n or allow longer supervision sibility se and priors resulted <u>vating Factors:</u> nable to probation sat. § 609.1095, s. 4 n. Stat. § 609.1095, s. 2		
Related to Requests for Executed Sentence				
<ul> <li>Request prison to avoid probation and/or jail</li> <li>Request prison as part of a plea agreement</li> </ul>	Request prisonrevocation/pris	son on another offense		
Related to Recommendations Regarding Sentence				
Recommended by court services	Recommended by treatment pr	ofessional		
Section 2. Additional Informati	on Requested (if applicable)			
Regarding Victim/Witness				
<ul> <li>Recommendation or agreement of victim/victim's family</li> <li>Witness is unlikely, unable, or unwilling to testify</li> </ul>	Prevent trauma to witness from	n testifying		
Regarding Plea Agreements and Prosecutorial Recommendations				
<ul> <li>Prosecutor objects to the departure</li> <li>Departure recommended by prosecutor</li> <li>Prosecutor does not object to the departure</li> </ul>	<ul> <li>Plea agreement on sentence</li> <li>Prosecutor motion to sentence</li> <li>Minn. Stat. § 609.11</li> </ul>	without regard to		

\* Indicates reasons specified in the *nonexclusive* list in section 2.D.3 of the Minn. Sentencing Guidelines and Commentary.