## CAUSE NO. <u>233740101010</u>

THE ST	TATE OF TEXAS	§	IN THE COUNTY CRIMINAL			
V.		§	COURT AT LAW NUMBER 4			
QUINT	TANILLA, DANIEL	§	HARRIS COUNTY, TEXAS			
<u>03077956</u> (SPN)						
	CONDITIONS	OF RELEASE AND	SUPERVISION			
	sed from custody, the defendant is <b>ORDERED</b> to c <b>IERAL CONDITIONS</b> Defendant shall personally appear in court, on t					
$\boxtimes$	Defendant shall commit no crime and shall not engage in any conduct that could result in his/her arrest.					
Ш	Defendant shall have no contact with the prosecution's witness(s) / the complainant(s) / the victim(s), specifically:					
	Defendant shall refrain from going to or near a residence, school, place of employment, or other location, specifically:					
	Defendant shall not drive without the permission of the court.					
	Defendant is to surrender his/her passport for temporary deposit with the clerk of the Court listed above within days after release from custody.					
	Defendant's travel is restricted as follows:					
	Remain within the State of Texas. A requirement least two business days prior to your trave		de the State of Texas must be submitted to the Court at			
	<del></del>	travel outside these	<b>nties</b> (Brazoria, Chambers, Fort Bend, Galveston, Liberty, e counties must be submitted to the Court at least two			
	-	-	controlled substance or dangerous drug unless obtained edical doctor. You may be required to provide the Court			
	Facts giving rise to probable cause suggest tha consume alcohol. This includes any food, mouth		tor in this offense. Defendant must not use, possess, or counter medication containing alcohol.			
SUP	PERVISED CONDITIONS					
	The defendant shall submit to supervision as follows:					
	(HCPS). The defendant will report to the H	HCPS Defendant Mo	lant will be supervised by Harris County Pretrial Services onitoring Division by and comply with the rules on the			



terminates this supervision. If released on a personal bond, the defendant will pay a personal bond fee of:

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			\$; or Personal bond fee waived.	
	and C there If the identi	Corrections (HO after as directed defendant defendant defendant defendant defendant defended	ety bond or cash bond, the defendant will be supervised by Harris County Community Supervision CCSCD). The defendant will report in person to the HCCSCD Bond Supervision Unit beginning and ed by the supervision officer until the case is disposed or until the court terminates this supervision. Hoes not have a current Texas Driver's License or other valid official government-issued photo defendant will pay a \$12.50 fee to HCCSCD for an ID Card. The defendant will pay to and through	
	Defendant shall not operate a motor vehicle unless it is equipped with a camera-equipped, deep-lung breath analysis mechanism approved by the Texas Department of Public Safety that makes impractical the operation of a motor vehicle if ethyl alcohol is detected in his/her breath. Defendant shall have the device installed on the vehicle owned or most regularly driven by the defendant within $1/5/2021$ calendar days of the defendant's release on bond. Defendant must comply with all required equipment and maintenance service and testing protocols. For HCPS only: $\square$ Monitoring fee waived.			
	Defendant is required to obtain an approved portable alcohol testing device from a vendor approved by the supervising agency and to begin its use within calendar days, and to comply with all required equipment and maintenance service and testing protocols.			
$\boxtimes$	Defendant is required to submit to 🔲 drug / 🔲 alcohol / 🔀 drug and alcohol testing by authorized agency personnel.			
	HCPS:	□ Defendan	nt to pay costs of 🔀 \$11.00 per test / 🗌 \$ per test / 🔲 waived.	
	HCCSCD:	☐ Defendan	nt to pay drug testing fee of \$10.00 monthly.	
	Defendant is required to submit to electronic monitoring (EM) / GPS monitoring, to be installed within calenda days of the defendant's release on bond. Defendant must sign any required agreements, comply with all required equipment and maintenance services, and comply with monitoring protocols, as instructed by the supervising agency Defendant will observe an initial curfew from until, seven days per week.			
	HCPS:	☐ Defendan	nt to pay monitoring costs of 🔲 \$6.00 per day / 🔲 waived.	
	HCCSCD:	☐ Defendan	nt to pay all necessary fees and costs directly to the electronic monitoring vendor.	
ОТН	ER CONDI	TIONS		
	Other: <u>no</u>	<u>weapons</u>		
and cor	nfined. In a ed in an or	addition, the derly, expediti	conditions may result in the Defendant's bond being forfeited or revoked and the Defendant arrested. Court has the authority to oversee the enforcement of its Orders, require its proceedings be ious manner, and to ensure justice is done. See Tex. Gov't Code §21.001. Disobeying this Order could is punishable by a fine of not more than \$500.00, confinement in jail-for up to six months, or both.	
Dated: <u>I</u>	December 2	<u>29, 2020</u>	Judge/Magistrate Signature:	
Defenda	ant's Ackno	wledgment		
custody	. I agree to	these conditi	ordering me to obey the conditions listed above as a requirement of my continued release from ions. I understand that my failure to comply with these conditions may result in the forfeiture or nement, and possibly a separate action against me for contempt of court as detailed above.	
Dated: December 29, 2020 Defendant's Signature:				

