CAUSE NO.							
T	HE	STATE OF TEXAS	\$ \$ \$	IN THE COUNTY COURT			
VS			§ 8	AT LAW NO. 2 OF			
			§	HUNT COUNTY, TEXAS			
		ORDER AMENDING COND	ITIONS OF (	COMMUNITY SUPERVISION			
oll	The	· ·	tions of Defe	ndant's community supervision are amended to include the			
1.		for any time previously served nor any good time of HCCSCD within twenty-four (24) hours. In the evidence HCCSCD, or day the HCCSCD is closed, Defended begin Instanter.  OR Defendant shall report to begin serving no later than 7:00 PM on	eredit). Upon ent Defendan lant shall repo the Hunt Cosaid jail sance to ser	ail as a jail time sanction. (Defendant shall not receive credit being released from custody, Defendant shall report to the t is released on a weekend, holiday which is observed by the ort the following business day.   This jail sanction shall ounty Jail no later than am / pm on tion. OR Defendant shall report to the Hunt County Jail reve the jail time sanction on consecutive weekends until the sorder, weekends are defined as Friday at 7:00 PM through			
2.		Community Supervision shall be extended	months	, expiring on			
3.		Defendant shall not possess a firearm.					
<b>1</b> .		Defendant shall abide by a curfew, during which ti start at am / _ pm and end at		nt shall not leave his/her residence. Defendant's curfew shall am / \( \square \text{pm} \)			
5.		Defendant shall not operate a motor vehicle (even	if an interloc	k device is required).			
Ď.		have installed on the motor vehicle owned by the de (approved by the Texas Department of Public Safe the operation of a motor vehicle if ethyl alcohol is a camera. Defendant SHALL have the device installation of the device to the Hunt County Condays of the signing of this order, or if defendant Defendant SHALL retain a copy of the evidence proceeding concerning this criminal offense. De equipped with an ignition interlock device. Defendant	efendant or or ety) that uses detected in the alled on the apart of is incarcerate verifying the fendant SHA dant SHALL	assuming alcohol. Defendant SHALL (at his/her own expense) in the vehicle most regularly driven by the defendant, a device a deep-lung breath analysis mechanism to make impractical the breath of the operator. The device shall be equipped with appropriate motor vehicle and provide evidence verifying the the ervision and Corrections Department (HCCSCD) within 30 and within 30 days after the defendant is released on bond. It is installation of the device and bring the copy to any court and LL NOT operate any motor vehicle unless the vehicle is provide a copy of this order to the ignition interlock device the softher vendor. Defendant SHALL NOT attempt to disable			
7.		SHALL (at his/her own expense) obtain a device Department [HCCSCD]) that monitors Defendant equipped with a camera. Defendant SHALL obtatabove to the Hunt County Community Supervision this order, or if Defendant is incarcerated within a copy of the evidence verifying the activation of the	(approved by t's blood alco in and provid and Correcti 30 days after device and br	dant SHALL refrain from consuming alcohol. Defendant to the Hunt County Community Supervision and Corrections whole concentration on a periodic basis. The device shall be the evidence verifying the activation of the device described ons Department (HCCSCD) within 30 days of the signing of Defendant is released on bond. Defendant SHALL retain a ring the copy to any court proceeding concerning this criminal red. Defendant SHALL NOT attempt to disable or tamper with			

the device.

8.	CONTINUOUS ALCOHOL MONITORING DEVICE: Defendant SHALL refrain from consuming alcohol. Defendant SHALL (at his/her own expense) have installed on the defendant's person a device (approved by the Hunt County Community Supervision and Corrections Department [HCCSCD]) that continuously monitors Defendant's alcohol consumption. Defendant SHALL have the device installed and provide evidence verifying the installation of the device to the Hunt County Community Supervision and Corrections Department (HCCSCD) within 30 days of the signing of this order, or if Defendant is incarcerated within 30 days after Defendant is released on bond. Defendant SHALL retain a copy of the evidence verifying the installation and activation of the device and bring the copy to any court proceeding concerning this criminal offense. Defendant SHALL comply with the rules of the vendor. Defendant SHALL NOT attempt to disable or tamper with the device.
9.	ELECTRONIC MONITORING: Defendant shall, beginning and until released by order of the Court, participate in the BOND/ELM program and as participant therein remain at the monitored residence at all times: house arrest or except during approved work/school hours or at other times approved in advance by the Court and/or the ELM Officer. Defendant shall comply with all rules and regulations of BOND/ELM Program. Defendant shall pay a per day fee to cover all equipment rental costs (payments are to be made directly to the contract monitoring company). If Defendant is incarcerated, Defendant shall be held in jail and released only to the ELM officer to proceed directly to the BOND /ELM office on the day he/she is to attend orientation and be connected to the Electronic Monitoring Equipment. Defendant SHALL NOT attempt to disable or tamper with the device.
10.	PROHIBITION ON COMMUNITCATION / CONTACT: Regarding the following individuals listed below, hereinafter referred to as "Restricted Person(s)", Defendant shall: (a) refrain from any and all contact and communication, directly or indirectly with Restricted Person(s) or with any member of said person's family or household; (b) not come within 200 yards of the residence, workplace or school of the Restricted Person(s) or with any member of said person's family or household; (c) shall not track or monitor personal property or a motor vehicle in the possession of the Restricted Person(s) or a member of said person's family or household, without said person's written consent, including by: (i) using a tracking application on a personal electronic device in the possession of said person or a member of their family or household or using a tracking device, or (ii) physically following said person or a member of their family or household, or (iii) causing another to physically follow said person or a member of their family or household. Restricted person(s) is / are:
11.	MENTAL HEALTH / INTELLECTUAL DISABILITY: Defendant shall, within 72 hours of the signing of this order or 72 hours from release from custody if incarcerated, make an appointment with the local Mental Health / Intellectual and Developmental Disability (MH/IDD) service provider located in his/her county of residence. Further, Defendant shall attend all appointments and follow any and all treatment recommendations of the MH/IDD provider, including but not limited to: (a) take all medication as prescribed; (b) participate in any and all treatment programs; (c) attend and participate in any and all counseling sessions; (d) attend, participate, and successfully complete any substance abuse treatment programs; (e) attend and participate in AA/NA programs; (f) reside in a group home, and (g) reside in a Crisis Residential Unit.  Defendant shall sign and execute any and all waivers/release of information necessary for the local MH/IDD provider to contact and receive information from any and all medical and health care providers. Defendant shall sign any and all waivers/release of information necessary for the local MH/IDD provider to contact and release information to HCCSCD. HCCSCD may only release any information obtained by the waivers/release of information to the Judges of the County Courts at Law.  The service provider for Mental Health / Intellectual and Developmental Disability for Hunt County is Lakes Regional MHMR Center. Contact information is: (a) Mental Health: 4200 Stuart Street, Greenville, TX 75401, 903-455-3987; and/or
12.	(b) Intellectual and Developmental Disability: 2824 Terrell, Suite 305, Greenville, TX 75402, 903-461-7360  PROGRAMS / CLASSES: On or before on, Defendant shall (at his/her own expense) attend, successfully complete, and thereafter follow any and all recommendations of the following: Substance Abuse Evaluation; DWI Educational Program; Drug Offender Education; Victim Impact Panel; Domestic Violence Counseling; Batterers Intervention Prevention Program; Anger Management; Supportive Outpatient Program; Other:

13. 🔲	<b>MO</b> 1	NITARY OBLIGATIONS: Upon consideration of Art.42A.655:
	(a)	☐ <u>FINES</u> are ☐ waived ☐ discharged by performance of community service.
	(b)	☐ COURT COST are ☐ waived ☐ discharged by performance of community service.
	(c)	SUPERVISION FEES are waived reduced to monthly payments of \$; converted to a
		donation of \$ to
		a qualified organization as set out in Article 42A.304(f). The donation shall be completed and written verification
		of the donation (in the manner of a written receipt of the donation from the organization) shall be received by
		the HCCSCD within 30 days of this Order.
	(d)	OTHER:
14 🗀	7 <i>CO</i> 1	MMUNITY CEDVICE HOURS, Community couries hours
14	(a)	MMUNITY SERVICE HOURS: Community service hours shall be waived.
	(a) (b)	shall be reduced to hours.
	(c)	shall be increased an additional hours.
	(d)	shall be converted to a donation of \$ to a qualified organization as set out in Article
	(u)	42A.304(f) and that is pre-approved by the HCCSCD. The donation shall be completed and written verification of
		the donation (in the manner of a written receipt of the donation from the organization) shall be received by the
		HCCSCD within 30 days of this Order.
1.5 🗀		·
15.	<u>OTH</u>	<u>IEK:</u>
	SIG	NED ON THE FOLLOWING DAY OF .
	SIG	NED ON THE POLLOWING DAT OF
		JUDGE PRESIDING
		ASSISTANT COUNTY ATTORNEY
		AGREED
		<u> </u>
		DEPENDANTS ATTORNEY
		DEFENDANT'S ATTORNEY
		DEFENDANT'S ACKNOWLEDGMENT
I, the	Defen	lant, certify that I have received a true and correct copy of this Order.
□ I.	AGRE	EE TO THE AMENDMENTS TO MY PROBATION.
		DEFENDANT