THE STATE OF OHIO,

Plaintiff,

vs. CASE NO. {{ case\_number }}

{{ defendant.first\_name }} {{ defendant.last\_name }},

Defendant.

{% if judicial\_officer.officer\_type == ‘Magistrate’ %}

**MAGISTRATE’S DECISION – NOT GUILTY PLEA AND BOND ENTRY**

{% elif judicial\_officer.officer\_type == ‘Judge’ %}

**NOT GUILTY PLEA AND BOND JUDGMENT ENTRY**

{% endif %}

Defendant appeared in Court on {{ plea\_trial\_date }}, for {{ not\_guilty\_conditions.appearance\_reason }}. Defendant is charged with . Defendant entered a plea of {{ not\_guilty\_conditions.plea }}. This case will be set for further proceedings by separate entry.

The Court finds that the below-ordered conditions will not obstruct the criminal justice process, and are the least restrictive means of assuring Defendant’s appearance in Court and the protection or safety of any person or the community. In determining the type and amount of bail, the Court considered each of the enumerated factors in Crim. R. 46(C) and R.C. 2919.251.

**Bond Type and Conditions**

**Financial Conditions of Release:**

The Court finds that the following financial condition(s) are related to Defendant’s risk of non-appearance, the seriousness of the offense, and/or the previous criminal record of the Defendant.

* {% elif fta\_bond\_conditions.bond\_type == ‘10% Deposit, Cash or Surety’ %}Defendant shall post a bond, secured by 10% deposit, cash, or surety.
* {% elif fta\_bond\_conditions.bond\_type == ‘Cash or Surety’ %}Defendant shall post a bond, secured by cash or surety.

**Non-Financial Conditions of Release:**

* Defendant shall execute a personal recognizance bond.
* Defendant shall behave lawfully, comply with any protection orders and/or other orders of this Court, and shall maintain contact and cooperation with counsel of record.
* Defendant shall provide written notice to the Office of Community Control within 10 days prior to leaving Ohio.
* Defendant shall provide written notice to the Clerk of Court within 10 days of any change of address.
* Defendant shall have no contact with . Contact includes, but is not limited to, landline, cordless, cellular or digital telephone; text; instant messaging; fax; e-mail; voicemail; delivery service; social media; blogging; writings; electronic communications; posting a message; or communications by any other means directly or through another person.
* Defendant shall immediately vacate and permit exclusive possession of the residence located at to . Defendant shall not interfere with the named person’s right to occupy the residence including, but not limited to cancelling utilities or insurance or interrupting telecommunications (e.g. telephone, internet, or cable) service, mail delivery, or the delivery of any other documents or items.
* Defendant shall surrender all keys and garage door openers to the above residence within 24 hours of service of this Order to the arresting agency.
* Defendant shall turn over all deadly weapons, including firearms, and ammunition to the arresting agency no later than . Any deadly weapons, including firearms, and ammunition accepted by the arresting agency shall be held in protective custody for the duration of this Order.
* Defendant shall maintain sobriety while on bond, and shall not possess, consume, or purchase alcohol or drugs of abuse.
* Defendant shall forthwith report to the Office of Community Control to obtain an alcohol and drug assessment and comply with any treatment recommendations.
* Defendant shall report to the Office of Community Control forthwith to determine a schedule for alcohol tests with the AB (Alcohol) Kisok.
* Defendant shall report to the Specialized Docket Coordinator to complete screening for admission to the {{ fta\_bond\_conditions.specialized\_docket\_type }}.
* Defendant shall submit to the custody of , a designated person or organization agreeing to supervise Defendant.

**Administrative License Suspension**

Defendant’s operator’s license is subject to an administrative license suspension. Defendant requested a stay of the administrative license suspension during the pendency of this case; the State did not object./Defendant requested a stay of the administrative license suspension during the pendency of this case; the State objected. The Court ORDERED the administrative license suspension STAYED./The Court DENIED the request; the administrative license suspension IS NOT STAYED.

**Vehicle Seizure/Immobilization**

A (Year/Make/Model), license plate (number), was seized by law enforcement pursuant to R.C. 4511.195 or 4510.41. (Defendant/Name) is the owner of the vehicle. Owner is subject to tow and storage fees. The law enforcement agency shall permit the owner/authorized agent to recover vehicle contents.

Defendant requested that the vehicle be immobilized at Defendant’s residence; the State did not object. Upon landowner’s written consent, and after Defendant pays all towing and storage costs, the vehicle shall be immobilized at Defendant’s residence (address). If the vehicle is towed to owner’s home, the law enforcement agency shall keep the license plates.

Defendant submitted a motion for return of the vehicle pending trial. The State did/did not object. Defendant’s motion is GRANTED/DENIED. The agency in possession shall forthwith release the vehicle and license plates to the owner.

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{{ judicial\_officer.officer\_type }} {{ judicial\_officer.first\_name }} {{ judicial\_officer.last\_name }}

{% if judicial\_officer.officer\_type == ‘Magistrate’ %}

***Pursuant to Criminal Rule 19(D) and Traffic Rule 14, written objections to this magistrate’s decision must be filed within 14 days of the filing of this decision. Any objections must state with specificity the grounds of the objections. A party shall not assign as error on appeal the court’s adoption of this decision unless the party timely files objections.***

{% endif %}

Copies served by Dep. Clerk \_\_\_\_\_\_ on: \_\_\_ Prosecutor’s Office, \_\_\_ {{ defendant.first\_name }} {{ defendant.last\_name}}