, <u>AO 1</u>	99A (Rev. 6/032013) 1 De String 7668 G Process Organism 122 Filed 11/22/19 Page ID. 83 Page 1 of 2					
•	UNITED STATES DISTRICT COURT  for the					
	Southern District of California NOV 2 2 2019					
	United States of America  v.  CLERK US DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA DEPUTY BY Case No. 3:19-cr-4768-GPC  Morad Marco Garmo  )					
	Defendant PRETRIAL RELEASE ORDER					
IT I	S ORDERED that the defendant's release is subject to these conditions:					
Mandatory Conditions						
(1) (2)	The defendant must not violate federal, state, or local law during the period of release.  The defendant must cooperate in the collection of a DNA sample as authorized by 42 U.S.C. § 14135a.					
	Standard Conditions					
,	(Each Standard Condition applies, unless stricken.)					
(3) (4) (5)	The defendant must appear in court as ordered and surrender as directed to serve any sentence.  The defendant must not possess or attempt to possess a firearm, destructive device, or other dangerous weapon. The defendant must legally transfer all firearms, as directed by Pretrial Services.					
(6)	prescription. The defendant must not use or possess marijuana under any circumstances.					
<b>(7)</b>	Throughout this case, the defendant must report as directed by the Pretrial Services Office and follow all directions of the Pretrial Services Office.  The defendant must advise the Court or the Pretrial Services Office in writing of: (1) the defendant's current residence address and phone number, when first reporting to Pretrial Services; and (2) any new contact					
(8)	information, before making any change of residence or phone number.  The defendant must read this Pretrial Release Order and the "Advice of Penalties and Sanctions" form, or have them read to the defendant in the defendant's native language. The defendant must acknowledge the defendant's understanding of all the pretrial release conditions and the penalties and sanctions for any					
	violations, by signing the "Advice of Penalties and Sanctions" form.					
(9)	Restrict travel to: San Diego County					
	Additional Conditions					
(10)	$\square$ (a) The defendant is released on personal recognizance.					
	(b) The defendant must execute an appearance bond in the amount of \$ 100,000 that is:  Unsecured.					
	Secured, as set forth below. The Court finds that an unsecured bond will not reasonably assure the					
	defendant's appearance as required and/or will endanger the safety of another person or the community.  Security: The co-signatures of financially responsible (and related) adults or					
	A cash deposit with the Court of \$ 10 0					
	☐ A trust deed to the United States on real property approved by a federal judge.					
	☐ A cash bond and/or a bail bond by an approved, solvent corporate surety. A corporate bail bond must cover all conditions of release, not just appearances.					
	☐ Other:  Hearing: ☐ Surety examination ☐ Nebbia hearing (bail source hearing)					
(11)	☐ 18 U.S.C. § 3142(d) hold until; if no detainer is lodged by then, these conditions take effect.					

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$\overline{(12)}$	) T	he de	fendant m		_
		(a)	actively	seek or continue full-time employment, or schooling, or a combination of both.	
		(b)			
		, ,		(□) at a residence approved by the Pretrial Services Office, including any contract	t
			,	facility.	•
	Z	(c)	surrende	er any valid passport to the Pretrial Services Office and not obtain a passport or other	
	$\ell^{-}$	(-)		ional travel document.	
		(d)		warrants/FTAs and pay all fines within 90 days of release or as directed by the Pretrial	
		()		s Office.	
		(e)		to psychological/psychiatric treatment at Pretrial Services' discretion.	
	_	(f)		to drug/alcohol testing no more than times per month and/or outpatient substance abuse	30
		(-)	therapy	and counseling, as directed by the Pretrial Services Office. Testing may include urine	5C
			testing.	the wearing of a sweat patch, a remote alcohol testing system, and/or any form of prohibit	ed
		•	substance	ce screening or testing. Pretrial Services need not notify the Court of test results attributed	to.
				elimination.	
		(g)	not use a	alcohol at all.	
		(h)		e a blood alcohol content (BAC) of .08% or more.	
				ate in and complete a program of inpatient substance abuse therapy and counseling, as	
		(-)		by the Pretrial Services Office.	
		(j)		l contact, directly or indirectly, with any person who is or may be a victim or witness in the	
	-	U)		ation or prosecution, including:	.C
		(k)	-	ate in the Location Monitoring Program and comply with its requirements as directed under	_
	-	(11)		wing component and technology:	71
				Curfew. You are restricted to your residence $(\Box)$ every day from to	
	•		<u> </u>	or $(\Box)$ as directed by the pretrial services office or supervising officer.	_,
			□ (ii)	Home Detention. You are restricted to your residence at all times except for Pretrial	
				Services-approved absences for: employment; education; religious services; medical,	
				substance abuse, or mental health treatment; attorney visits; court appearances; Court-ordered obligations; or other activities.	
			□ (iii)	Home Incarceration. You are restricted to 24-hour-a-day lock-down at your residence	
			□ (III)	except for Court-approved absences for medical necessities, court appearances, or other	
				activities.	
		• •	Tech	nology:  Global Positioning System (GPS)  Radio Frequency  Voice Recognition	<b>~</b> *
				must pay all or part of the cost of the program based on your ability to pay as determined	
				e pretrial services officer.	
				nse counsel must notify Pretrial Services upon submission of bond paperwork; defendant	4
*				leased from custody to Pretrial Services the following business day by 10:00 a.m. and	το
				ial Services to transport if needed.	
	ГП	(l)	The second secon	custody each at AM/PM after being released at AM/PM	Æ
		(1)		oyment, schooling, or the following purposes:	/1
	П	(m)		residence at a halfway house, community corrections center, or residential facility, as the	-
		(111)		Services Office or supervising officer considers necessary.	
		(n)			ı
		(11)		the custody of, who will supervise the defendant and Court immediately if the defendant violates any conditions of release.	.a
	П	(o)		Valsh Act: See attached Addendum for additional conditions.	
	<b>X</b>	` /			
	₾	(p)	Other cor	nditions: s not to contact directly any withers	_
12)		A 11 =		ot given by sure to Dylina Cinnal.	_
13)	لــا			previously set will remain the same.	
			Dated: 1	1/22/2019	_
				Honorable Bernard G. Skomal	
			• *	United States Magistrate Judge	