**PROBABLE CAUSE ORDER AND ORDER SETTING BOND**

( ) The Magistrate finds that probable cause does exist that the Defendant committed the offense indicated on the reverse side of this

 form.

( ) Bail is set at $\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ cash or surety bond.

( ) Bail is set at $\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ personal recognizance bond.

( ) Bail is denied.

( ) The Magistrate finds that probable cause **does not exist** that the Defendant committed the offense indicated on the reverse side of

 this form.

( ) Defendant was arrested WITHOUT A WARRANT and the Magistrate DID NOT find probable cause that the Defendant committed a

 crime. Defendant shall be released from custody on a Personal Recognizance Bond in the amount of $5,000 for misdemeanor or

 $10,000 for a felony charge.

 **If indicated below, the bond shall have the following additional conditions:**

**( )** Defendant will report on a weekly basis starting on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ at \_\_\_\_\_\_\_\_\_a.m./p.m. (unless agreed otherwise

 with the supervision officer) to the Brown County Community Supervision and Corrections Department, Third Floor, Brown

 County Courthouse, Brownwood, Texas and keep the CSCD Informed as to defendant’s current residence address and telephone

 number.

( ) Do not commit any offense against the laws of this state, any other state, or the United States.

( ) Do not use, possess or consume alcohol, marijuana or any controlled substance, narcotic or dangerous drug unless prescribed

 lawfully by a physician.

( ) Submit and pay for random urine specimen analysis tests at the Brown County Community Supervision and Corrections

 Department, Brown County Courthouse, 200 S. Broadway, third floor, Brownwood, Texas 76801; submit proof of any medication

 prescribed for you before submitting a specimen.

( ) DWI Additional Conditions: (1) Within 30 days of your release from jail, install at your expense an ignition interlock device on your

 vehicle with video (or on the vehicle most regularly driven by you) that uses a deep-lung breath analysis mechanism to make

 impractical the operation of a motor vehicle if ethyl alcohol is detected in the breath of the operator. (2) Do not operate any motor

 vehicle unless the vehicle is equipped with such a device. (This bond condition is **mandatory** pursuant to CCP Art. 17.441 for

 persons accused **of DWI 2nd, Intoxication Assault, and Intoxication Manslaughter** unless the magistrate finds that requiring the

 device would not be in the best interests of justice.

( ) Pursuant to CCP Art. 17.47, submit a DNA sample to the Brown County Sheriff’s Department prior to your release from custody.

 (**Mandatory** for Aggravated Kidnapping (by inflicting bodily injury or violating or abusing sexually), Indecency with a Child, Sexual

 Assault, Aggravated Sexual Assault, Prohibited Sexual Conduct, Burglary of a Habitation (with intent to commit a felony other

 than theft), Compelling Prostitution, Sexual Performance by a Child, or Possession or Promotion of Child Pornography).

( ) The Defendant is accused of an offense under one of the following sections of the Penal Code and the alleged victim is a child 12

 years of age or younger. Chapter 21 (Sexual Offenses) or 22 (Assaultive Offenses): Section 25.02 (Prohibited Sexual Conduct); or

 Section 43.25 (Sexual Performance by a Child): Therefore the bond shall include conditions that the Defendant not directly

 communicate with the alleged victim of the offense or go near a residence, school, or other location, as specifically described

 below, frequented by the alleged victim: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

( ) Defendant is ordered to comply with the following curfew and be in the defendant’s home from \_\_\_\_a.m. /p.m. and remain there

 until \_\_\_\_ a.m. /p.m. Sunday through Saturday of each week except when at work or on a direct route going to or from work.

( ) Defendant is to submit to electronic monitoring and abide by the policies and procedures of the Brown/Mills County Community

 Supervision and Corrections Department at Defendant’s cost.

( ) the following reasonable condition of bond related to the safety of a victim of the alleged offense or to the safety of the community:

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 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 Magistrate

 Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_