IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF _____

State of Oregon	Case No:
Plaintiff v.	ORDER FOR DISCLOSURE OF PROTECTED HEALTH INFORMATION BY COMMUNITY MENTAL HEALTH PROGRAM AND CORRECTIONS HEALTH
Defendant	
This matter came before the Court onproceed pursuant to ORS 161.370.	(date) concerning Defendant's fitness to
Defendant \square appeared (in person or remotely) / \square	did not appear, represented by counsel
(name/ bar number)	·
The State appeared through (name/bar number)	
Based on the Court's review and consideration of (ch a report from a local community mental has a report from a certified evaluator dated: the court's inquiry and observation of Defa statements from counsel other information:	ealth program (CMHP) dated:endant at the hearing
THE COURT FINDS (check all that apply):	
 The Court has reason to doubt that Defendant Defendant is unfit to proceed in this case. The Court finds good cause for ordering CMHI whom Defendant has received services to discinformation as follows. 	Ps and corrections health services with
THE COURT ORDERS:	
 CMHPs and corrections health services with w disclose information from Defendant's designation Court at any time during pendency of the case proceedings. 	ated medical record as requested by the
2. (check if applicable) Substance Use Treatm information or records described in section (1)	

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disorder diagnosis or treatment, as defined in 42 C.F.R. Part 2, ORS 430.399(6), and ORS 430.475(2), the court finds that: (i) disclosure is not for the purpose of criminal investigation and prosecution; (ii) the information or records shall be used solely for the purpose of evaluating Defendant's fitness to proceed; (iii) other ways of obtaining the information are not available or would not be effective; and (iv) the public interest in and need for disclosure outweigh the potential injury to Defendant's relationship with treatment providers. Any public body and private provider disclosing substance use treatment records pursuant to this Order is to disclose the minimally necessary records and information that are essential to fulfill the objectives of this Order.

3. Records disclosed under this Order cannot be used for any other pending or subsequent matter absent order of the Court, except pursuant to standard releases of information. ☐ Future hearing(s) on this case are set for (date/time/location): ☐ Prepared by the Court ☐ Submitted by attorney for: ☐ Defendant ☐ State Signature Printed Name OSB# Judge Signature:

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