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

State of Oregon	Case No:
Plaintiff v.	ORDER TO ENGAGE IN COMMUNITY-BASED RESTORATION AND TREATMENT SERVICES
Defendant	(ORS 161.370)
☐ This matter came before the Court on fitness to proceed pursuant to ORS 161.370.	for a hearing concerning Defendant's
Defendant \square appeared (in person or remotely) / \square	did not appear, represented by counsel
(name/ bar number)	.
The State appeared through (name/bar number)	
a report from a local community mental h a report of a certified evaluator, dated the Court's inquiry and observation of Del statements from counsel witness testimony from State's witnesses witness testimony from Defendant's witnes parties' stipulation that Defendant is unfit other information:	fendant at the hearing esses t to proceed
 THE COURT FINDS: Defendant lacks fitness to proceed. Defendant is appropriate for community The services and treatment necessary to a proceed in the community are present an 	allow Defendant to gain or regain fitness to
ADDITIONAL FINDINGS 1. Defendant has the following additional control intellectual disability developmental disability	onditions (check any that apply, if known):

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THE COURT ORDERS:

the Court. 2. Based upon recommendations of the CMHP, Defendant is to be housed in the following setting while participating in community restoration services: secure residential treatment non-secure residential treatment supported housing _____ other: 3. CMHP is to arrange the following treatment and services: mental health treatment: substance use disorder treatment: services: 4. Defendant is to engage in the recommended appropriate level of community-based restoration services and treatment as coordinated by the CMHP. 5. Defendant is to appear for forensic examinations by a certified evaluator to evaluate whether Defendant has regained fitness to proceed, as specified in additional conditions. 6. Additional conditions: are provided in a separate order are attached and incorporated into this order to be set by pre-trial release program 7. CMHP is ordered to coordinate Defendant's participation in any follow-up forensic evaluations to determine competency, including but not limited to transportation to evaluation site or access to and assistance with remote evaluations. 8. CMHP is to notify court of the date of referrals made for community placements. 9. CMHP is to update the court as to the status of Defendant's participation in services as follows: written reports filed with the court every _____ at status hearings set by the court 10. **Release of Records to CMHP:** 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. The Court finds good cause for ordering providers, including corrections health services, with whom Defendant has received treatment services to release the following information upon request of the CMHP in the charging jurisdiction for purposes of a CMHP providing community restoration services: a. Information from Defendant's designated medical record requested by CMHP ☐ b. (check if applicable) **Substance Use Treatment Records:** To the extent any information or records described in section (4)(a) of this Order relates to a substance use 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

1. Criminal proceedings against Defendant in this case are suspended until further order of

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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.

□ 11. (If Defendant is committed to OSH) Defendant's commitment to OSH will be terminated upon discharge and transport from OSH; transportation from OSH to be provided as follows upon notice from OSH that Defendant is ready for discharge: □ sheriff's office in County to return Defendant to custody □ CMHP in County to transport Defendant to placement for community restoration as provided in conditions of release □ other:		
NOTICE OF FIREARMS PROHIBITION		
The court has found that Defendant is not currently able to move forward with their criminal case due to a qualifying mental disorder. As a result, federal law prohibits Defendant from having or buying firearms (guns or ammunition). The Oregon Judicial Department reports the prohibition on Defendant from buying firearms and ammunition to the Oregon State Police. □ Future hearing(s) on this care 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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