UNITED STATES DISTRICT COURT

for the

District of Alaska

	UNITED STATES OF AMERICA)			
	v. CLARIBEL KOHCHET CHUA TAN Defendant) Case No. 3:24-CR-00072-01-SLG-KFR)			
	AMENDED ORDER SETTIN	NG CONDITIONS OF RELEASE			
IT I	S ORDERED that the defendant's release is subject to	these conditions:			
(1)	The defendant must not violate federal, state, or local	law while on release.			
(2)	The defendant must cooperate in the collection of a D	DNA sample if it is authorized by 34 U.S.C. § 407002.			
(3)	The defendant must advise the court or the pretrial ser change of residence or telephone number.	rvices office or supervising officer in writing before making any			
(4)	The defendant must appear in court as required and, the court may impose.	if convicted, must surrender as directed to serve a sentence that			
	The defendant must appear at:	U.S. District Court			
		Place			
	Anchorage, Alaska				
	on AS ORDERED				
		Date and Time			
	If blank, defendant will be notified of next appearance	e.			
(5)	The defendant must sign an Appearance Bond, if order	ered.			

ADDITIONAL CONDITIONS OF RELEASE

Pursuant to 18 U.S.C. § 3142(c)(1)(B), the court may impose the following least restrictive condition(s) only as necessary to reasonably assure the appearance of the person as required and the safety of any other person and the community.

IT I	S FURTHER ORI	DERED that the defe	ndant's releas	e is subject to	the conditions	marked below:			
(🗆) (6)	The defendant i	s placed in the custo	dy of:						
	Person or organ	ization							
	Address (only t)	above is an organizatio	on)						
	City and state					Tel.	No.		
who imme	agrees to (a) super	vise the defendant, (b) use every e	ffort to assure	the defendant'	s appearance at a	all court proce	eedings, and (c) n	otify the court
Signe		riduit violates a com	intion of releas	se of is no long	ci ili tile custo	uian s custody.			
Sigil	cu.								
-	Custodia	n(s)		ate		Custodian(s)		r)ate
⊠) (7)	The defendant n		-			Custodianis		L	aie
(⊠		pervision by and rep	ort for superv	ision to the U	.S. Probation &	Pretrial Service	s Office as di	rected by the pro	hation officer
	telephone ni			ater than				rected by the pro	oution officer,
(🗆) (b) continue or	actively seek employ	ment.						
(🗆) (c) continue or	start an education pr	ogram.						
(⊠) (d) surrender an	y passport to: <u>U.S. F</u>	Probation & Pr	etrial Services					
(⊠) (e) not obtain a	passport or other int	ernational trav	el document.					
(⊠) (f) abide by the Pretrial Serv	following restriction	ns on personal	association, re	esidence, or tra	vel: Not leave D	istrict of Alas	ska without permi	ssion of the
) (g) avoid all cor including: _	ntact, directly or indi	rectly, with ar	y person who	is or may be a	victim or witness	s in the invest	igation or prosec	ution,
(🗆)) (h) get medical	or psychiatric treatm	ent:					AND	
(🗆)) (i) return to cus or the follow	tody each ving purposes:	at		er being release	ed at	o'clock	for employment,	schooling,
(🗆)) (j) maintain res	idence at a halfway	house or com	munity correc	tions center, as	s the pretrial serv	vices office o	r supervising off	icer considers
(🗆)	(k) not possess a	ı firearm, destructive	device, or oth	ner weapon.					
(🗆)	(l) not use alcol	nol (🗆) at all (🗆) excessively						
(🗆)	(m) not use or un medical prac	nlawfully possess a r titioner.	arcotic drug o	or other contro	lled substances	defined in 21 U	.S.C. § 802,	unless prescribed	by a licensed
(🗆)	random freq prohibited su	sting for a prohibited uency and may inclubstance screening or substance screening	ude urine test testing. The o	ing, the weari	ng of a sweat	patch, a remote	alcohol testir	ng system, and/or	any form of
(🗆)	(o) participate in supervising of	a program of inpat	ient or outpat	ient substance	abuse therapy	and counseling	if directed by	the pretrial serv	ices office or
(🗆)	(p) participate in	one of the following	g location rest	riction prograr	ns and comply	with its requiren	nents as direc	ted.	
		Curfew. You are red directed by the pretr	ial services of	fice or supervi	sing officer; or	•	to	, or (\square) as	
	1	Home Detention. Ymedical, substance a activities approved in	buse, or ment	al health treatr	nent; attorney	visits; court appe	arances; cour	education; religit-ordered obligat	ous services; ions; or other
	(🗆) (iii) 1	Home Incarceration court appearances or	 You are resolute other activitie 	stricted to 24-les specifically:	nour-a-day lock approved by the	c-down at your re	esidence exce		
	(🗆) (iv) 🤱	Stand Alone Monito You must comply with Note: Stand Alone M	oring. You h th the location	ave no residen or travel restr	itial curfew, ho ictions as impo	ome detention, or sed by the court.			
						giocai positio	ay awiii (C. S. Eciliology	•

ADDITIONAL CONDITIONS OF RELEASE

(🗆) (q)	submit to the following location monitoring technology and comply with its requirements as directed:
	() (i) Location monitoring technology as directed by the pretrial services or supervising officer; or
	([]) (ii) Voice Recognition; or
	(\square) (iii) Radio Frequency (RF); or
	(\Box) (iv) GPS.
(🗆) (r)	pay all or part of the cost of location monitoring based on your ability to pay as determined by the pretrial services or supervising officer.
(🗆) (s)	report as soon as possible, to the pretrial services or supervising officer, every contact with law enforcement personnel, including arrests, questioning, or traffic stops.
(🖾) (t)	Not perform injections on any other person except that she may perform injections on Daniel Tan Tan.
(🗵) (u)	Shall not submit any claim to any health care benefit program regarding any injection.
⊠) (v)	Obey all orders of the Alaska Medical Board.
⊠) (w)	Within one business day, counsel shall file acknowledgement that Defendant is aware of these conditions, that she agrees to abide by
	them, and she understands that no condition of release expires on July 25, 2024.

ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (i.e., in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of the Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and surrender to serve any sentence imposed. I am aware of the penalties and sanctions set forth above.

Defendant's Signature

Anchorage, AK
City and State

Directions to the United States Marshal

(\boxtimes) The defendant may remain released on his/her own recognizance.
() The defendant is ORDERED released after processing.
() The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge that the defendant has posted bond and/or complied with all other conditions for release. If still in custody, the defendant must be produced before the appropriate judge at the time and place specified.

Date: 7/25/2024

Judicial Officer's Signature

Scott A. Oravec, United States Magistrate Judge

DISTRIBUTION: COURT DEFENDANT PRETRIAL SERVICE U.S. ATTORNEY U.S. MARSHAL Case 3:24-cr-00072-SLG-KFR Document 27 Filed 07/25/24 Page 4 of 4