United States District Court EASTERN DISTRICT OF NEW YORK

RELEASE ORDER

UNITED STATES OF AMERICA

addr. The

ORDER SETTING CONDITIONS OF RELEASE AND BOND

AARON DAVIDSON Defendant

15 CR 252 (RTO) Case No.:

	[] Upon Personal Recognizance Bond on his/her promise to appear at all scheduled proceedings a [] Upon Unsecured Bond executed by defendant in the amount of \$	as required, or	
	Doon Secured Appearance Bond as provided herein.		
	Additional Conditions of Release	40,000,000	
Upon fir	inding that release under the standard conditions detailed on the reverse will not by themselves reasonably	assure the appearance of the defendant and the	
	other persons and the community, IT IS FURTHER ORDERED that the defendant is subject to the following		
[4]	The defendant must remain in and may not leave the following areas without Court permission:		
[42.	The defendant shall avoid all contact and not associate with any of the following persons or entities:	See Attachet A	
173	The defendant shall avoid and not go to any of the following locations: See A + + + + +	nt A.	
144	The defendant shall surrender any and all passports to the U.S. Pretrial Services Agency by		
[45.	Defendant is placed under the express supervision of the Pretrial Services Agency, subject to the Spec	ial Conditions on the reverse, if applicable, and	
	[41s subject to random visits by a Pretrial Services officer at defendant's home and/or place of work;		
	[] must report to that agency () in person times per and/or () by telephone		
	[Is subject to home detention with electronic monitoring with the following conditions:	Attihat A	
	· dad to a final to the final 	;	
	[] must undergo [] random drug testing [] evaluation and/or [] treatment for: [] substance abu	ise []alcoholism [] mental health problems.	
	[] must pay the cost of treatment and/or electronic monitoring by with personal funds and/or insuran	ice. micerve + shell no =	
1.	Other Conditions: Lee Attrachet A. + 23 3 4	tissipate - hypothicate	
[7] 0.	Other Conditions:	Kissipale 18 125,000 4	
	APPEARANCE BOND	styleast ald Cooks	
	The undersigned defendant and sureties jointly and severally acknowledge that I/we and my/our person	nal representatives, jointly and severally, are bound	
	pay to the United States of America the sum of \$ \(\sum_{O} \otimes_{O} \otim	is except as otherwise indicated:	
		(C) (C)	
	[] cash deposited in the Registry of the Court the sum of \$; [] promises located at: deposited in the Registry of the Court the sum of \$;	67.6(0	
	We also agree to execute a confession of judgment in form approved by the U. Attorney which	h shall be duly filed	
	with the proper local and state authorities on or before	h shall be duly filed Lith	
		Am	
•	Other Conditions:		

The Court has advised the defendant of the conditions of release per 18:3142(h)(1) and (h)(2). This bond is conditioned upon the appearance of the defendant and is subject to the Standard Conditions of Bond set forth on the reverse. If the defendant fails to appear as ordered or notified, or any other condition of this bond is not met, this bond shall be due forthwith.

Address: _____

I acknowledge that I am the defendant in this case and that I am aware of the conditions of re all conditions of release, to appear I promise to obe as directed, and to surrender for service of any sentence imposed. I am aware of the penalties and

Release of the Defendant is hereby ordered on /s/ MJ Pollak

US/ J

White-Original Distribution: Canary - Courtroom Deputy Pink - Pretrial Services

Goldenrod - Defendant

Attachment A

3

- 1. Miami, Florida. Defendant may travel to SDNY and EDNY for court appearances or visits with counsel with the prior consent of Pretrial Services and the FBI.
- 2. All co-defendants and co-conspirators, as well as any employee or executive of the following entities: (i) Traffic USA and any Traffic affiliate; (ii) Torneos y Competencias S.A. and any affiliated entity; (iii) Full Play S.A. and any affiliated entity, (iv) CONCACAF and any affiliated entity; (v) CONMEBOL and any affiliated entity and (vi) FIFA and any affiliated entity.
- 3. The offices of Traffic USA or any Traffic affiliate; as well as the offices of any other entity named in paragraph 2, above.
- 5. Defendant is subject to home detention with electronic monitoring, with exceptions (upon prior approval by Pretrial Services and the FBI) for court appearances, religious services, medical appointments, visits with counsel and employment interviews.
- 6. Defendant may not work for Traffic USA or any Traffic affiliate in any capacity. Defendant must perfect security of pledged assets by June 2, 2015, subject to agreement of the U.S. Attorney's Office, in writing, to extend that time.

Attachment B

1.	Michelle Dryjanksy)	(Owned by Aaron Davidson and
2.		(Owned by Jaime Davidson and Ana Davidson)
3.	Davidson	(Owned by Jaime Davidson and Ana