STATE OF ARIZONA, COUNTY OF MARICOPA

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****FINAL****

RELEASE QUESTIONNAIRE

Notice: Unless a specific Form IV is sealed or ordered redacted by the Court, all Form IVs are public records of the Court or Clerk at the time they are provided to the Court and will be released in their entirety upon request.

DEFENDANT'S NAME JESUS EDWARDO OROZCO	DOB BOOKING NO		
ALIAS(ES)	CASE NO. PF2017138941001		
A. GENERAL INFORMATION Charges 1 Cts. 13-1402A INDECENT EXPOSURE M1	C. OTHER INFORMATION (Check if applicable) 1. Defendant is presently on probation, parole or any other form of release involving other charges or convictions: Explain:		
Pursuant to A.R.S. §41-1750 ten-print fingerprints were taken of the arrested person? Yes No If yes, PCN = No If yes, does the arresting agency to secure a DNA sample from the arrested person? Yes No If no, Arresting Agency has taken required sample? No If no, Arresting Agency has taken required sample? No Offense Location: No Offense Location: No Offense Date: 2017-08-24 No Offe	2. List any prior: Arrests? Convictions? F.T.A.'s? 3. Is there any indication the defendant is:		
	 3. Did the offense involve a child victim? ☐ Yes ☒ No If yes, was DCS notified? ☐ Yes ☒ No 4. If property offense, value of property taken or damaged. 		

☐ Property was recovered5. Name(s) of co-defendant(s):

If a fugitive arrest, a Form IVA must also be completed

I certify that the information presented is true to the best of my knowledge.				
ARRESTING OFFICER/SERIAL NUM	IBER	AZ0079700/480 ARREST AGENCY/DUT		
DEPARTMENTAL REPORT NO.	DEPAR	TMENTAL REPORT NO.	DEPARTMENTAL	REPORT NO.

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IN THE SUPERIOR COURT OF ARIZONA

University Lakes Justice Court - Maricopa County

Final Release Order and Order Regarding Counsel

State of Arizona

1 Cnt INDECENT EXPOSU M1

Vs.

CaseNumber:

Booking#:

Jesus Edward Orozco

It is hereby ordered that **Jesus Edward Orozco** (Booking Name: Jesus Edwardo Orozco) **shall be released** as indicated and must comply with ALL release conditions.

NEXT HEARINGS

Arraignment Hearing

August 30, 2017 at 08:30 AM at University Lakes Justice Court,
Chandler, AZ, 85225 Phone: # (602) 372-3400 Docket: JCJ13

Notice: The defendant will be seen at the Justice Court Video Appearance Center located a <u>if</u> the defendant is still in custody at the above date/time. Please contact the Video Appearance Center at appearance Center at appearance time and questions if the defendant is still in custody. Please contact the identified Justice Court <u>if</u> the defendant is <u>not</u> in custody on the above date/time.

WARNING: If the defendant appears at the next hearing without a lawyer, the hearing may still proceed as scheduled.

RELEASE TYPE

Bailable As a Matter of Right

The defendant has been found to be bailable as a matter of right. IT IS HEREBY ORDERED that the defendant must comply with all release conditions and shall be released from custody in this Cause Number as follows:

Secured Appearance Bond

The defendant will deposit with the Clerk of the above Court the total sum of \$2,500.00, which includes all applicable surcharges.

If the bond is posted the defendant is subject to the supervision restrictions and conditions of the Pretrial Services Agency set forth below.

PSA Supervision Electronic Monitoring

Before Release: Mandatory Install

<u>Defendant shall NOT BE released from Jail until Electronic Monitoring Equipment has been Installed.</u>Curfew Times to be determined by PSA

With Curfew Restrictions -

You May Not Leave Your Home Except During The Hours Set or Approved by Your Pretrial Officer.

RELEASE CONDITIONS

- 1. You are not to return to the scene of the alleged crime.
- 2. You are not to initiate contact with the alleged victim or victims.
- 3. You are not to have any physical contact with any alleged victim.
- 4. You are not to initiate contact with the alleged complainant or witness.
- 5. You are not to initiate contact with the arresting officers.
- 6. You are not to possess any drugs without a valid prescription.
- 7. You are not to possess or consume any alcohol.
- 8. You are not to drive a motor vehicle without a valid driver's license.

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- 9. You must continue to provide the court with proof of your local address.
- 10. You must obey all of the terms, conditions and requirements of any Order Against Harassment issued, or to be issued, and served upon you.
- 11. YOU MAY NOT GO WITHIN 1000 FEET OF ANY SCHOOL OR COLLEGE CAMPUS.

You must appear at all court proceedings in this case or your release conditions can be revoked, a warrant will be issued and proceedings may go forward in your absence. You must maintain contact with your attorney. If convicted, you will be required to appear for Sentencing. If you fail to appear, you may lose your right to a direct appeal. In addition, failure to appear at a future court proceeding may result in a waiver of any claim that you were not informed of a plea offer made in your case by the State. a You will appear to answer and submit to all further orders and processes of the court having jurisdiction of the case. b You will refrain from committing any criminal offenses. c.You will diligently prosecute any appeal. d.You will not leave the state without permission of the court. If you violate any conditions of this release order, the court may order the bond and any security deposited in connection therewith forfeited to the State of Arizona. In addition, the court may issue a warrant for your arrest upon learning of your violation of any conditions of your release. After a hearing, if the court finds that you have not complied with the conditions of release, it may modify the conditions or revoke your release altogether.

If you are released on a felony charge, and the court finds the proof evident or the presumption great that you committed a felony during the period of release, the court must revoke your release. You may also be subject to an additional criminal charge, and upon conviction you could be punished by imprisonment in addition to the punishment which would otherwise be imposable for the crime committed during the period of release. Upon finding that you violated conditions of release, the court may also find you in contempt of court and sentence you to a term of imprisonment, a fine, or both.

ATTORNEY APPOINTMENT

The Court finds you to be indigent and orders an attorney to provide you representation.

The defendant is indigent. The Court shall appoint counsel at the next hearing.

ACKNOWLEDGEMENT BY DEFENDANT

I have received a copy of this form. I understand the standard conditions, all other conditions, and the consequences of violating this release order. I agree to comply fully with each of the conditions imposed on my release and to notify the court promptly in the event I change my place of residence.

Date 8/25/2017 8:00:00 AM

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Address:

City, State, Zip:

Signature:

Jane McLaughlin

Judge / Commissioner

Jesus Edward Orozco

Jenu E. Ortogro

Defendant