

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

COUNTY/MUNICIPAL DEPARTMENT, \_\_\_\_\_
DIVISION/DISTRICT

THE PEOPLE OF THE STATE OF ILLINOIS

v.

Case No. \_\_\_\_\_

Defendant.

CATEGORY B OFFENSE BAIL CREDIT ORDER

This Court having jurisdiction and all parties being fully advised and in agreement, pursuant to 725 ILCS 5/110-14(c), it is hereby ORDERED:

- 1. Bail having been set at \$ \_\_\_\_\_ D-Bond for a Category B offense, requiring a 10% monetary deposit of \$ \_\_\_\_\_, the defendant shall have a credit of \$30 per day of incarceration deducted from the amount of the required monetary deposit, beginning on the date of arrest: \_\_\_\_\_.
2. The credited amount of monetary deposit shall be used to satisfy a Category B Offense D-Bond by:
a. the entire monetary deposit having been satisfied by time served in custody, or
b. a combination of time served in custody and the amount of security equal to the remainder of the required monetary deposit.
3. The assistant state's attorney and counsel for the defendant agree that, absent any security being posted, credit for the monetary deposit required will be satisfied after \_\_\_\_\_ days of incarceration, and the defendant will be eligible for release in this case on the date of \_\_\_\_\_.
4. Credit for the amount of time in custody shall be calculated, verified in writing and communicated to the Office of the Clerk of the Circuit Court by the Cook County Sheriff's Office.
5. When the required monetary deposit for a Category B Offense D-Bond has been satisfied by either 2(a) or 2(b) (above), the Clerk of the Circuit Court of Cook County shall prepare a Category B Offense D-Bond and cause it to be delivered to the Cook County Sheriff's Office.
6. This order applies only to this case.
7. Special conditions of bail, in this case only, are as follows:
Pre-trial Services Electronic Monitoring GPS
Other \_\_\_\_\_

ENTERED:

\_\_\_\_\_  
Judge Judge's No.