IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEW MEXICO

UNITED STATES OF AMERICA,

Plaintiff,

vs.

DANUEL D. QUAINTANCE and MARY HELEN QUAINTANCE, CRIMINAL NO. 06-538 JH

Defendants.

ORDER MODIFYING CONDITIONS OF RELEASE

THIS MATTER having come before the Court on Defendants' joint Motion to Modify Conditions of Release at a hearing held on April 9, 2008 at which counsel for all parties and Defendants Danuel Quaintance and Mary Helen Quaintance were present. The Court having considered counsels' arguments and otherwise being fully advised in the premises, finds that the Defendants' Motion is without merit and shall be denied.

IT IS THEREFORE ORDERED that the Defendants' joint Motion to Modify Conditions of Release is hereby denied and the Court's Orders Setting Conditions of Release as to both defendants shall stand; and

IT IS FURTHER ORDERED that the Defendants shall submit bi-monthly to random drug testing by urinalysis for six months or until further order of the Court. After six months, the New Mexico Pretrial Services Officer has the discretion to reduce the frequency of the random urinalysis. All other conditions previously imposed remain in effect.

Lourdes a Martinez

Submitted by: (Modifications made by the Court)

<u>Electronically submitted 4/24/2008 by</u> Luis A. Martinez

Approved:

<u>Electronically approved 4/24/2008 by</u> Jerry Daniel Herrera

<u>Electronically approved 4/24/2008 by</u> John F. Robbenhaar

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