NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING MOTION AND, IF FILED, DETERMINED

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IN THE DISTRICT COURT OF APPEAL

OF FLORIDA

SECOND DISTRICT

KEVIN JENNINGS,

Appellant,

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STATE OF FLORIDA,

Appellee.

Case No. 2D12-4022

Opinion filed May 2, 2014.

Appeal from the Circuit Court for Manatee County; Janette Dunnigan and John F. Lakin, Judges.

Howard L. Dimmig, II, Public Defender, and Maureen E. Surber, Assistant Public Defender, Bartow, for Appellant.

Pamela Jo Bondi, Attorney General, Tallahassee, and Peter Koclanes, Assistant Attorney General, Tampa, for Appellee.

ALTENBERND, Judge.

In this appeal brought pursuant to Anders v. California, 386 U.S. 738

(1967), we affirm the revocation of Kevin Jennings' community control and the sentence

imposed on revocation as that sentence is reflected in the corrected sentencing

document, which was entered during the pendency of this appeal pursuant to Florida

Rule of Criminal Procedure 3.800(b)(2). We write only to note that with respect to this sentence, Mr. Jennings retains his youthful offender classification as pronounced by the trial court during sentencing on the revocation of his community control and as reflected in the order granting his rule 3.800(b)(2) motion to correct his sentence.

Affirmed.

VILLANTI and LaROSE, JJ., Concur.