File No.	R 055269		Law Enforcement Case No.	LID	No.	SID No.	FBI No. 707860EH	12
MAGISTRAT		-	STATE OF NORTH	CAROLI	NA In T	he General Co		A COLOR
Offense I M-RESISTING PUBLIC O II M-DISORDERLY CONDI III M-DISRUPTIONS OF OF	UCT PUBLIC BL		ALAMANCE	Cou		District Court		
THE STATE OF NOR	RTH CAROLINA	A VS.	75.0					
Name And Address Of Defendant REGIS KISHON GREEN								
4600 UNIVERSITY DR 302 DURHAM DURHAM COUNTY	NC		I, the undersigned, find that to detention is justified because county named above the defe a public officer holding the officers AS THEY ORDI	there is probabendant named about the of DEPUT	le cause to believe bove unlawfully a Y SHERIFF, by	ve that on or abo and willfully did FAILED TO H	ut the date of resist, delay EED THE CO	offense shown and in the and obstruct E. ALSTON, DMMANDS OF
Race Sex B M Social Security No.	Date Of Birth 03/23/1992 Drivers License No. &	Age State	the time, the officer was disc AND SECURITY OF THE C			arge a duty of his	s office by EN	SURING THE SAFETY
	34427430	0 NC	I, the undersigned, find that t	he defendant na	med above has h	neen arrested wit	hout a warran	t and the defendant's
Name Of Defendant's Employer			detention is justified because	there is probab	le cause to believe	ve that on or abo	ut the date of	offense shown and in the
Offense Code(s) I 5310 II 2915 III 9999	Offense In Violation C I 14-223 II 14-132(A)(1) III 143-318.17	Of G.S.	county named above the defe INTERRUPTING A PUBLIC ENFORCEMENT OFFICER BEING HELD FOR A PUBL	C MEETING A	ND FAILING TO EMPTYING T	O HEED THE C	OMMANDS OM AT I NW	OF LAW COURT SQ AS IT WAS
Date Of Offense 11/16/2020 Date Of Arrest & Check Digit No. (As a limit of the control of the	Z189 UC Department)		I, the undersigned, find that t detention is justified because county named above the defe THE COMMISSIONERS M	there is probabendant named al	le cause to belie oove unlawfully	ve that on or abo and willfully did	out the date of CREATED.	offense shown and in the A DISTURBANCE AS
ALAMANCE COUNTY SH 109 SOUTH MAPLE ST GRAHAM ALAMANCE COUNTY	NC (336) 570	27253 0-6300	THE COMMISSIONERS IN	EETING WAS	DELING TIES			
Names & Addresses Of Witnesses (In DAVID SYKES ALAMANCE COUNTY SH 109 SOUTH MAPLE ST			This act was in violation of t information furnished under the defendant.	the law referred oath by the ar	resting officer(s	strate's Order. T) shown. A copy	of this Order	r has been delivered to
GRAHAM ALAMANCE COUNTY	NC (336) 570	27253 0-6300	Signature H B RODGERS			nty Courthouse; C		01/19/2021
Misdemeanor Offense Which Fingerprinting Per Fingerprin	Requires Date I	ssued 1/16/2020	X Magistrate Deputy C	SC Superior Court	212 W ELM ST GRAHAM,NC		C	09:00 X AM PM
400 0D 440 D 444				over)				

		District Attorney	☐ Waived	Attorney For Defendant	☐ Appoir	PRIOR CONVICTIONS:
			☐ Not Indige	nt	Retain	
		PLEA: guilty guilty guilty	no contest no contest	VERDIC	guilty	M.CL. A1 1 2 3 M.CL. A1 1 2 3 M.CL. A1 1 2 3 M.CL. A1 1 2 3
	2.33	☐ not guilty JUDGMENT: The coverdict, it is ORDEF ☐ be imprisoned for ☐ Work release ☐ The Court finds ☐ Execution of the months, subject deadly weapon training, that will family obligation Fine \$ **Name(s), address(e:	defendant appeared in oper RED that the defendant: or a term ofdays is recommendedthat a longer sl sentence is suspended a to the following conditions isted in G.S. 14-269. 3. reequip the defendant for s s, as required by the Cou Restitution** \$ s, and amount(s) for aggrievers.	en court and freely, voluntaril pay costs and a fine of \$ s in the custody of the sh is not recommended. [norter period of probation, nd the defendant is placed o 1. commit no criminal offer main gainfully and suitably e uitable employment, and abi t. 5. pay to the Clerk the cos Attorney's Fee \$	not guilty y and understan eriff. MCP. is ordered. (use than that which in unsupervised is e in any jurisdimployed or faith de by all rules of ts of court and a Communi \$	dingly entered the above plea; on the above DAC.* Pretrial credit days served. form AOC-CR-602)] s specified in G.S. 15A-1343.2(d), is necessary. probation* for ction. 2. possess no firearm, explosive or other fully pursue a course of study or of vocational the institution. 4. satisfy child support and ny additional sums shown below. ty Service Fee
		judicial servic	ces coordinator, and pay to in or on the premises of the communicate with or be in A sample pursuant to G.S.	he fee prescribed by G.S. 14 he complainant or the presence of the complai 5. 15A-266.4. (AOC-CR-319)	3B-708 within nant or	
☐ District	APPEAL ENTRIES , in open court, gives notice of appeal to the Superior Court. etrial release order is modified as follows:	It is ORDERED tha	case be cons sentence is to	continued upon payment of colidated for judgment withorun at the expiration of the	sentence in	gment and Commitment to the sheriff and that the
Date	Signature Of District Court Judge Or Magistrate	sheriff cause the	ne defendant to be retaine elease pending appeal. BE:	ed in custody to serve the ser	tence imposed	or until the defendant shall have complied with the, and the defendant is bound over to Superior of this Magistrate's Order and the
	R OF PROBABLE CAUSE HEARING	Date		e Or Magistrate (Type Or Print)	Signature Of L	District Court Judge Or Magistrate
	defendant, with the consent of his/her attorney, a probable cause hearing.					
Date Waived	Signature Of Defendant			CERTIFICA	TION	
		I certify that this Jud	Igment is a true and comp	olete copy of the original which	-	s case.
	Signature Of Attorney	Date	Date Delivered To Sheriff	Signature		☐ Dep. CSC☐ CSC☐ CSC☐ CSC☐ CSC☐ CSC☐ CSC☐ CSC
AOC CD 116 C	do Two Poy 4/14	*NOTE: # DW// 40	C CD 242 (224 22) 22 400 0	D 310 (probation) If active conta	to DAC A	00.00 (for seed and analytical seed 400.00 cold

							MALLOW DESCRIPTION OF THE PARTY
STATE OF NORTH	CAROLINA		File No.	20CR 0:	55269		
ALAMANCE	County	X	In The District	General Cou			
Name And Mailing Address Of Defendant REGIS KISHON GREEN 4600 UNIVERSITY DR 302	1v = 1 = 1		AP	PEARANC FOR		ND	
DURHAM Telephone No. Of Defendant	NC		PR	ETRIAL R	ELEAS	SE L	
receptione ive. of Belendark							
Total Bond Required \$\$\$300.00	Amount Of This Bond \$ \$300.00	#	20	AB1108774	0.000	G.S. 15	5A-531, 15A-534, 15A-544.2
Offenses And Additional File Numbers	DISORDERLY CONDUCT PUBLIC BLDG; M-DISRUPTION	NS OF OFFICIAL MEETI					
20CR55269 M-RESISTING PUBLIC OFFICER; M-G	IISORDERLY CONDUCT PUBLIC BLDG; M-DISRUPTION	NS OF OFFICIAL MEET					
							See Attachment
North Carolina the sum shown aboupon the Court's determination that that it will be available to satisfy my Defendant's Property Appearance shown above, subject to the condit to real or personal property, payab Surety Appearance Bond - We, the of North Carolina the sum shown a agent, or runner attests that the AF cash to secure the obligation as su obligation as provided by law, and	t the conditions of release hay obligations. ce Bond - I, the undersigned ions of this Bond stated on the to the State of North Carol ne undersigned, jointly and se bove, subject to the condition FIDAVIT on the reverse side rety(ies) on this bond with the	defendant, ac de reverse sid lina and with p everally acknod is complete a e understandin	cknowledge, and as sower of sweed on stated on true. If a that the	pject to the cond the that I am bour security for said ale conditioned at we and our pour the reverse sid a cash deposit deposit will be	nd to pay to a solutions of the solution of the solution the solution of the s	he State of Ne executed or each of any or esentatives dersigned produced below, sures the surety(ic	North Carolina the sum a mortgage or deed of trust y condition of this Bond. The sare bound to pay the State of sonal bondsman, bail sty(ies) has deposited the less) upon termination of that
Date Of Execution Of Bond				Defendant ,	1	Green	
11/10	6/2020 ACCOM	/MODATIO	N BON	DSMAN)	hon	(- They	
See attached AOC-CR-201A for ac		-	/				O MANAGE TO STEE MANAGEMENT OF THE STEEL SHARE AND AND AN AREA STEEL STEEL ST. THE ST. THE ST. THE ST. THE ST.
Name And Address Of Accommodation Bor ROWDEN, LISA KAY 218L WOODLAWN RD				ddress Of Accomi	modation Bo	ondsman	
MEBANE	NC	27302					
Telephone No.	380-0527	7	elephone N	0.			
(330) 3		ESSIONAL	BOND	SMAN			
Name Of Bondsman	MARCON PORTON MINES			nner, If Applicable			
License No. Of Bondsman	Telephone No.	L	icense No.	Of Runner		Telephone	No.
	ING	SURANCE	COMPA	NY			
Name Of Insurance Company			lame Of Ba				The House I tools
Power Of Appointment No. Of Ball Agent		L	icense No.	Of Bail Agent		Telephone	No.
		SIGNAT			day. Jakoba		
Signature Of Surety		S	Signature O	f Surety			
SWORN/AFFIRMED AND S	UBSCRIBED TO BEFO	ORE ME	SWORI	N/AFFIRME	O AND S	UBSCRIE	BED TO BEFORE ME
Date Signatu			ate		Signal		and the second
Magistrate Deputy CSC Custodian Of Detention Facility [G.S. 1	27.185.285.4365455535454545.5365577.86650	uperior Court	Magistra Custodia	te Deputy		Assistant CS 15A-537(c)]	C Clerk Of Superior Court
	COMPL	ETE IF CA					
Signature Of Official Accepting Cash	1.3			Cash (type or prin	t)		Receipt No. I-745860
JEFFREY HOLLAN		EFFREY H					1-743000
NOTE: If cash deposited, see note on re	verse side.	ORIGINAL	COPY		201	1,'C	016.10

AOC-CR-201, Rev. 4/18 © 2018 Administrative Office of the Courts

(see AOC-CR-238 if release after judgment in superior court)

Original - File (Over)

CPL, WISE/Cpt Reid

2000年1月1日 - 1000年1月1日 - 1000年1日 - 1		CONDITIONS	(2002) - 15. Line (Fig. 18 Carrie	, Yes and the state of the stat	$T_{i,i}$
The conditions of this Bond are that the above that this Bond is effective and binding upon the of Justice until the entry of judgment in the dist earlier by operation of law or order of the court defendant fails to appear as required, the Court	e defendant and eac crict court from which . If the defendant ap rt will forfeit the bond	thall appear in the above th surety throughout all s in no appeal is taken or u opears as ordered until t d pursuant to Part 2 of A	stages of the procee intil the entry of judg ermination of the Bo irticle 26 of Chapter	dings in the ment in the nd, then the 15A of the C	trial divisions of the General of superior court, unless terminate bond is to be void, but if the General Statutes.	Court
Each accommodation bondsman, by signing of fide resident of North Carolina. Aside from love surety. I own sufficient property over and above be ordered forfeited. I understand that if I sign	e and affection and re e all liabilities, home	release of the above nar estead and other exemp	ned defendant, I hav tions allowed me by	ve received i	no consideration for acting as	i
	X2000000000000000000000000000000000000	AFFIDAVIT				al frag
NOTE: "Professional bondsmen, surety bondsmen [b by the Administrative Office of the Courts." G.	S. 58-71-140(d). Chec	k all options that apply.				ned
1. I have not, nor has anyone for my use, b				r executing t	inis boria.	
2. I have been promised a premium in the a		w, which is due on the d	ate snown below.			
3. I have received a premium in the amoun 4. I have been given collateral security by the		olow of the nature and i	n the amount showr	helow		
		elow, of the nature and i	IT the amount show		remium Received	
Amount Of Premium Promised	Date Due			s	707770177 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Name Of Person From Whom Collateral Received	Nature Of Collateral				Value	
	-	AFFIX STAMP C WER OF ATTOR HERE				
	ETUDN OF CU	STODIAN OF DET	ENTION FACILI	TY		-04 <u>1</u> 46
The defendant named on the reverse was rele						C. Welliams Son
	stodian (type or print)		Of Custodian		Sheriff Deputy Other	Sheri
NOTES ON CASH BONDS:						
(1) To Official Taking The Bond. Use this fo	orm for all cash bone	ds. Complete this form a	s follows:			
When Cash Deposited By Defendant O Enter defendant's name, address and tele Do no more. No other person's name sho Make receipt out to DEFENDANT, not to	r By Another Perse ephone number at the uld appear on this for any other person. Son Who Does NO	on Who Intends For The ne top of Side One. Che orm. Enter your name, s T Intend For The Cash	e Cash To Be Used ck "Cash Appearanc ign and enter receip To Be Used To Sa	te Bond By L t number un	Defendant." Have defendant s der "Complete If Cash Depos efendant's Obligations.	sign. sited.'
Enter defendant's name, address and tele	ephone number at tl	he top of Side One. Che	ck "Surety Appearar	nce Bond." H	lave defendant sign. Enter na	me,

address and telephone number of person depositing cash under "Accommodation Bondsman." Have that person sign under "Signature Of Surety." Complete notarization for that person. Enter your name, sign and enter receipt number under "Complete If Cash Deposited." Make receipt out to person depositing the cash.

- (2) To Bookkeeper. If case disposed without forfeiture, disburse cash as follows: (1) If "Cash Appearance Bond By Defendant" checked on Side One, disburse to defendant or apply to defendant's obligations if court so orders. (2) If "Surety Appearance Bond" is checked on Side One, disburse only to the person(s) named under "Accommodation Bondsman."
- (3) Bond By Insurance Company Or Professional Bondsman As Surety Is Same As Cash Except In Child Support. G.S. 15A-531(4) provides that an appearance bond executed by an insurance company or a professional bondsman (or a bail agent or runner on behalf of one of those sureties) is considered the same as a cash deposit, except in child support contempt proceedings for which only cash may satisfy a cash bond requirement.

CSC/Magistrate Rece	Pipt Total Receive	d 300.	Receipt #	-7458	60
Date 11/16/20 County	ALAMANO	E	-		
For County ALAMANO	t o	Cash	Check	МО	
File# 2008 05526	9 For KHG	15 KISHOW	GREEN		
Received of LISA KAY K	MUDEN	Received by	J. HOLLAN		S. 23 10.04
			F + + (0 : 1D		
<u>Criminal Cost</u> Amount	<u>Magistrates</u>	Amount	Estate/Special Prod	ceeaing F	Amount
IFC	CRMC		ESTC	-	
IFDA	CTWM		Other Estate Cost	21140	
IFTA	IFMC		Trust	26310	
IFTC	IFWM		SPSC		
CRDC	MMVM		Foreclosure	21445	
CRTC	SBM	English Hill Hill H	Surplus Funds	26600	
CRDA	Marriage	21330	Widows Allowance	21140	
CRTA	FOR ALL MAGISTRAT	E COSTS INDICATE:	Upset Bid	26700	
CRDS	OFFICER		Civil Cost	11-01-	1
CRSC	FACILITY		CVMC ZIOL	. WOODLA	WNKI
MMV	(If municipal facilit	у)	CDDC	1. r 116 -	7720
SB	Magistrates/Clerks	dl- and	CVDC MES	ANE, ME	1
FOR ALL CRIMINAL COSTS	Cash Bond	26210	CVSC		
INDICATE:	Cash Bond-Other Cnty	292XX	CVBC		II GUITAN
OFFICER	Purge Pymt	26410	Judgment	26115	
FACILITY	Purge Pymt-Other Cnty	298XX	Rent Bond	26220	
(If municipal facility)	Partial Pay	20100	Alimony	26420	
Miscellaneous Receipts	Restititution	26110	Civil Officer Fee	22515	
AAF	Fines	22700	Child Support	26410	
BC	Jail Fees	22600	Other		
OSA	Other Officer Fees		Other-		
Copies	FTA Fee	21211	Other-		
Record Check	FTC Fee	21213	Other-		
Civil Revocation	EXP Community Svc	24202	Other-		
Bad Ck Restitution	Other-		Other-		
AOC-A2 REV. 1/14					THE STATE OF THE S



Pockery, ACSP

STATE OF NO	ORTH CAROLII	AV	File No.	OCR 055269		
ALAMA	NCE Coul	nty	In The Gener ▼ District ☐ S	al Court Of Jus uperior Court D		
	STATE VERSUS					
Name And Address Of Defend						- 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10
REGIS KISHON GRE	EN		CONDITION	NS OF RELE	ASE	全里里 (1)
4600 UNIVERSITY D	R		AND REL	EASE ORD	ER	
302	K					A Marie Committee of the Committee of th
DURHAM		NC	# 20RO1108665		G.	S. Chapter 15A, Art. 25, 26
			\$	\$31	00.00	
Offenses And Additional File N 20CR55269 MAG OF	Numbers RDR; M-RESISTING PUBLIC OF	FICER; M-DISORDERLY CO				IEETINGS
						See Attachment
Location Of Court Alamance County Cou		The contract of the Contract o	X District		/19/2021	Time 09:00 X AM PM
If you fail to appear, you	med Above, you are ORD u will be arrested and you ny condition of release in	may be charged with th	ne crime of willful fai	ilure to appear. Yo	all subsequu also may	uent continued dates. be arrested without a
The defendant has bee X Your release is autho CUSTODY RELI HOUSE ARRES	en advised of charge(s) agorized upon execution of you EASE SECURED BOT with ELECTRONIC MONITOUR may leave your residence.	ainst him/her and his/her:	er right to communic SE to appear U above (NOTE: Give a agency)	cate with counsel a NSECURED BOND a copy of this order to	in the amou	unt shown above tho posts bond.) and the SECURED
The defendant has be with a pending felony This Order is entered Order dated The defendant was a This was the defenda Your release is subje	defendant shall provide his/leen (i) charged with a charge or prior conviction upon defendant's warrantle rrested or surrendered afte ant's second or subsequent ct to the conditions as show	requiring registration und ess arrest for violation of r failing to appear as requiring to appear in this cyn on the attached	n (complete AOC-CR-2) er G.S. 14, Article 27 conditions of release uired under a prior re ase.	72, Side One) A (complete AOC-CF) entered previously	R-272, Side Ti	wo).
Date	Signature Of Judicial Official	=	X Magistrate	Deputy CSC	Assistant (CSC
11/16/2020	HBR	ODGERS	Clerk Of Sup		 trict Court Jud	dge Superior Court Judge
		ORDER OF C	OMMITMENT			
released if authorized abo	he Detention Facility Nam ove. If the defendant is not so provided on the attached A	ooner released, you are Ol AOC-CR-272. for th	RDERED to: X pro e following purpose:	oduce him/her in Co	urt as provid	ed above.
this county after the	G.S. 15A-534.1 (domestic violence entry of this Order or, if no s oduce him/her before a mag	session is held before (en	ter date and time 48 hou	irs after time of arrest	")	ct or Superior Court held in
Name Of Detention Facility		Date	Signature Of Judicial (Official		
Alamance County Jail		11/16/2020		HBRC	DOGERS	
	Seek in Carolina Control Contr	PROMISE TO APP				
I understand and agree to judgment in Superior Co	nise to appear at all hearing that this promise is effective out. If I am released to the continuous	e until the entry of judgme	ent in the District Cou	rt from which no ap	opeal is take	en or until the entry of
his/her signature to supe Date Sig	nature Of Defendant		Signature Of Person A	Agreeing To Supervise	e Defendant	
Name Of Person Agreeing to	Supervise Defendant (type or p	orint)	Address Of Person Ag	greeing To Supervise I	Defendant	
		DEFENDANT RE	LEASED ON BA			
Date 11-16-		15 DAM DPM	Signature Of Jailer	CD	L, W,	'se
AOC-CR-200, Rev. 12/1 © 2018 Administrative O		ORIG	NAL COPY	(0	1. R.	eir

				NS OF RELEA	SE MODIFICA	ATIONS		
The Condition	s of Release		are modified as	follows:	D-4-	C:	Of Indialat Official	_
		Modification			Date	Sig	nature Of Judicial Official	_
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			The state of the s	en salare por es				
						The same party		_
			SUDDI EME	NTAL ORDER	S FOR COMA	NITMENT		
The defendan	t is nevt Orde	red produced in	Court as follow		3 1 OK 001111	MITWIETT		
Date	Time		ace		rpose	Sig	nature Of Judicial Official	_
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			FEENDANT	DECENTED D	/ DETENTION	LEAGULITY		
	Date		EFENDANI	RECEIVED B'	DETENTION		ture Of Jailer	
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15 115	41	1626						
		DE	FENDANT R	ELEASED FO	R COURT AP			
	Date			Time		Signa	ture Of Jailer	_
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File No. (list only lead file number on associated AOC-CR-200) STATE OF NORTH CAROLINA 20CR055269 ALAMANCE COUNTY IN THE GENERAL COURT OF JUSTICE **☒** DISTRICT ☐ SUPERIOR COURT DIVISION STATE VERSUS WRITTEN FINDINGS Name of Defendant FOR SECURED BOND REGIS KISHON GREEN Pretrial Release and Bond Policy for District 15A NOTE: Do not impose conditions of release on this form. Use form AOC-CR-200 and related forms to impose conditions of release. Use this form only to record the court's findings supporting imposition of a secured bond and the defendant's ability to satisfy that condition. Do not use this form when imposing a written promise, custody release, or unsecured bond. Incorporate this form by reference on the related AOC-CR-200 as "SECR bond written findings." **FINDINGS** The undersigned judicial official finds for the reasons stated below that it is appropriate to impose a secured bond for the defendant's release in the above-captioned case and related cases, as imposed on the attached form AOC-CR-200. 1. Secured Bond Mandatory. A secured bond is required, because: a. the case is a fugitive proceeding under Chapter 15A, Article 37. G.S. 15A-736. b. a secured bond is required by G.S. 15A-534(d1) pursuant to recommendation in an order for arrest or prior conditions imposed in this case(s). c, defendant is charged with a felony while on probation, and the court further finds that defendant presents a danger to the public. G.S. 15A-534(d2). d. the order listed below and entered previously in this proceeding directed the imposition of a secured bond: Date of Order Name of Entering Official Title of Entering Official ☐ e. Other: NOTE: If No. 1 is found, no findings are required in No. 2. Proceed to No. 3. 🗵 2. Secured Bond Imposed Pursuant to G.S. 15A-534(b). A secured bond is necessary, pursuant to the undersigned official's determination that a written promise to appear, custody release, or unsecured bond: (check all that apply) **X** a. will not reasonably assure the appearance of the defendant as required; 🗷 b. will pose a danger of injury to any person; and/or c. is likely to result in destruction of evidence, subornation of perjury, or intimidation of potential witnesses. Facts supporting, by clear and convincing evidence, that determination include: (NOTE: Give brief statements of fact supporting the court's conclusions. Extensive findings are not required but should be sufficiently clear to evaluate in relation to the three risks listed above.) THE DEFENDANT REFUSED TO LEAVE THE COUNTY COMMISSIONER'S MEETING IN THE COURTHOUSE AFTER CAUSING A DISTURBANCE. THE DEFENDANT WOULD NOT COMPLY WITH OFFICER COMMANDS. THE DEFENDANT HAS A PENDING CHARGE OF (M) FAILURE TO DISPERSE ON COMMAND IN ALAMANCE COUNTY 20CR055011. SECURED BOND PER OFFICE DIRECTIVE. 3. The undersigned further finds, based on all relevant and reliable evidence available concerning defendant's financial resources, that: NOTE: Check only one. See Part IV.B.8 of the Pretrial Release and Bond Policy for District 15A for guidance when determining defendant's financial status. X a. the defendant is presumptively indigent for one or more of the reasons listed on Side Two and therefore unable to satisfy any secured bond. b, the defendant (check only one) is not presumptively indigent for any of the reasons listed on Side Two, and has income or assets as follows: or is presumptively indigent, but that presumption is rebutted by evidence of defendant's income or assets, as follows: (Check all that apply.) 1) Defendant's monthly income, which is greater than 200% of the poverty level, is \$_____. Defendant is presumed able to pay a total secured bond in the amount of 2 percent of that monthly income, which is: (monthly income) x (0.02) = \$ _ 2) Defendant has liquid assets of at least \$3,000, in the amount of \$_____. Defendant is able to pay a total secured bond of \$____. without unreasonable impairment of the defendant's ability to satisfy his/her other financial obligations. __, of which defendant's ownership share 3) Defendant has ownership of real property with available equity in the amount of (A) \$ (A*B). Eighty percent (80%) of defendant's share \$_____ (C* 0.80), is deemed %, for a value of (C) \$ available for the purpose of securing bond. 4) Defendant has represented to a district or superior court judge that the defendant is able to satisfy a secured bond in the amount of without unreasonable impairment of his/her ability to satisfy his/her other financial obligations. (NOTE: Select this box only if the defendant makes an unsolicited offer to pay a certain amount.) ac. there is no available evidence of the defendant's financial resources from which the court can determine the defendant's ability to satisfy a secured bond in any amount. (NOTE: Proceed to No. 4.b.)

	enting injury to persons, or preventing destruction of evidence, subornation of perjury, or intimidation of potential witnesses attended to the facts supporting the court's conclusion.)	J.
1		
Date Name of Judicial Official Signature of Judicial Official 11/16/2020 H B RODGERS Signature of Judicial Official	Z N1/1/ 1/	
Magistrate		—

Following the ability to pay assessment in No. 3, determine the secured bond amount based on the number and weight of the factors in Part IV of this Policy that merited the imposition of a monetary bond as provided in Appendix B. Document the secured bond amount on the AOC-CR-200 form only if one of the options under No. 4 apply. If neither apply, do not enter the findings on this form and do not file the form with the clerk.

4. After comparing the defendant's ability to pay in No. 3 to the secure bond amount, the undersigned finds that: (check one)

| 15A.)
- Is eligible for appointment of counsel;

Instead, impose conditions of release other than a secured bond.

- is engine for appointment of counsel,
- Is, or within the past 6 months has been, homeless;
- Has income at or below 200% of the federal poverty guidelines (see table in Appendix B of the Pretrial Release and Bond Policy);
- Is a full-time student;
- Has been incarcerated pursuant to an active sentence within the past 6 months;
- Is residing in a mental health or other treatment program, or has resided in such a program in the past 6 months; or
- Is or has dependents eligible to receive SNAP benefits (food stamps), Medicaid, Temporary Assistance for Needy Families, Supplemental Security Income, Social Security Income, public housing, or any other federal or state public assistance program based on financial hardship.

Any person who meets any of the following criteria shall be presumed unable to afford any amount of secured bond, unless rebutted by evidence of ability to pay, as laid out in number 3(b) on Side One of this form. (NOTE: See Part IV.B.8.d.2 of the Pretrial Release and Bond Policy for District

Alamance County Form No. ALA-CR-250, Pretrial Release and Bond Policy for District 15A, Side Two, NEW July 1, 2020

File No. (list only lead file number on associated AOC-CR-200) STATE OF NORTH CAROLINA 20CR055269 ALAMANCE COUNTY IN THE GENERAL COURT OF JUSTICE ✓ DISTRICT ☐ SUPERIOR COURT DIVISION STATE VERSUS WRITTEN FINDINGS Name of Defendant FOR SECURED BOND REGIS KISHON GREEN Pretrial Release and Bond Policy for District 15A NOTE: Do not impose conditions of release on this form. Use form AOC-CR-200 and related forms to impose conditions of release. Use this form only to record the court's findings supporting imposition of a secured bond and the defendant's ability to satisfy that condition. Do not use this form when imposing a written promise, custody release, or unsecured bond. Incorporate this form by reference on the related AOC-CR-200 as "SECR bond written findings." **FINDINGS** The undersigned judicial official finds for the reasons stated below that it is appropriate to impose a secured bond for the defendant's release in the above-captioned case and related cases, as imposed on the attached form AOC-CR-200. ■ 1. Secured Bond Mandatory. A secured bond is required, because: a. the case is a fugitive proceeding under Chapter 15A, Article 37. G.S. 15A-736. b. a secured bond is required by G.S. 15A-534(d1) pursuant to recommendation in an order for arrest or prior conditions imposed in this case(s). c. defendant is charged with a felony while on probation, and the court further finds that defendant presents a danger to the public. G.S. 15A-534(d2). d. the order listed below and entered previously in this proceeding directed the imposition of a secured bond: Date of Order Name of Entering Official Title of Entering Official e. Other: NOTE: If No. 1 is found, no findings are required in No. 2. Proceed to No. 3. 2. Secured Bond Imposed Pursuant to G.S. 15A-534(b). A secured bond is necessary, pursuant to the undersigned official's determination that a written promise to appear, custody release, or unsecured bond: (check all that apply) ☒ a. will not reasonably assure the appearance of the defendant as required; 🗵 b. will pose a danger of injury to any person; and/or c. is likely to result in destruction of evidence, subornation of perjury, or intimidation of potential witnesses. Facts supporting, by clear and convincing evidence, that determination include: (NOTE: Give brief statements of fact supporting the court's conclusions. Extensive findings are not required but should be sufficiently clear to evaluate in relation to the three risks listed above.) THE DEFENDANT REFUSED TO LEAVE THE COUNTY COMMISSIONER'S MEETING IN THE COURTHOUSE AFTER CAUSING A DISTURBANCE. THE DEFENDANT WOULD NOT COMPLY WITH OFFICER COMMANDS. THE DEFENDANT HAS A PENDING CHARGE OF (M) FAILURE TO DISPERSE ON COMMAND IN ALAMANCE COUNTY 20CR055011. SECURED BOND PER OFFICE DIRECTIVE. 3. The undersigned further finds, based on all relevant and reliable evidence available concerning defendant's financial resources, that: NOTE: Check only one. See Part IV.B.8 of the Pretrial Release and Bond Policy for District 15A for guidance when determining defendant's financial status. 🗵 a. the defendant is presumptively indigent for one or more of the reasons listed on Side Two and therefore unable to satisfy any secured bond. b. the defendant (check only one) is not presumptively indigent for any of the reasons listed on Side Two, and has income or assets as follows: or is presumptively indigent, but that presumption is rebutted by evidence of defendant's income or assets, as follows: (Check all that apply.) 1) Defendant's monthly income, which is greater than 200% of the poverty level, is \$_____. Defendant is presumed able to pay a total secured bond in the amount of 2 percent of that monthly income, which is: (monthly income) x (0.02) = \$ _ 2) Defendant has liquid assets of at least \$3,000, in the amount of \$_____. Defendant is able to pay a total secured bond of \$_____. without unreasonable impairment of the defendant's ability to satisfy his/her other financial obligations. 3) Defendant has ownership of real property with available equity in the amount of (A) \$_____, of which defendant's ownership share (A*B). Eighty percent (80%) of defendant's share \$ (C* 0.80), is deemed %, for a value of (C) \$ available for the purpose of securing bond. 4) Defendant has represented to a district or superior court judge that the defendant is able to satisfy a secured bond in the amount of without unreasonable impairment of his/her ability to satisfy his/her other financial obligations. (NOTE: Select this box only if the defendant makes an unsolicited offer to pay a certain amount.) ac. there is no available evidence of the defendant's financial resources from which the court can determine the defendant's ability to satisfy a secured bond in any amount. (NOTE: Proceed to No. 4.b.)

Name of Judicial Official H B RODGERS District Court Judge	Superior Court Judge	Signatu Clerk of Supe	re of Judicial Official ROOO	Deputy CSC	Assistant	CYC
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1	merited the imposition of a of the options under No conditions of release ouring the defendant's abilidant is able to satisfy the dant is unable to, or the dast is unable to,	merited the imposition of a monetary bond as present of the options under No. 4 apply. If neither apply conditions of release other than a secured bond ring the defendant's ability to pay in No. 3 to the dant is able to satisfy the secured bond imposed. dant is unable to, or the court is unable to determ as nonetheless necessary, because (check one) it wing facts that no other condition or combination the preventing injury to persons, or preventing days brief statements of the facts supporting the court's conclusion.	merited the imposition of a monetary bond as provided in Appendix of the options under No. 4 apply. If neither apply, do not enter the force conditions of release other than a secured bond. The secure bond amound the defendant's ability to pay in No. 3 to the secure bond amound the data is unable to satisfy the secured bond imposed. The data is unable to, or the court is unable to determine that the defendant is nonetheless necessary, because (check one) it is mandated statuto wing facts that no other condition or combination of conditions of relace, preventing injury to persons, or preventing destruction of evidence we brief statements of the facts supporting the court's conclusion.)	merited the imposition of a monetary bond as provided in Appendix B. Document the set of the options under No. 4 apply. If neither apply, do not enter the findings on this form a conditions of release other than a secured bond. Tring the defendant's ability to pay in No. 3 to the secure bond amount, the undersigned find the defendant's ability to pay in No. 3 to the secure bond amount, the undersigned find the satisfy the secured bond imposed. The defendant is able to, or the court is unable to determine that the defendant is able to, satisfy as nonetheless necessary, because (check one) it is mandated statutorily. It is undersity the undersity wing facts that no other condition or combination of conditions of release will satisfy conce, preventing injury to persons, or preventing destruction of evidence, subornation of prove brief statements of the facts supporting the court's conclusion.)	merited the imposition of a monetary bond as provided in Appendix B. Document the secured bond amone of the options under No. 4 apply. If neither apply, do not enter the findings on this form and do not file to conditions of release other than a secured bond. The defendant's ability to pay in No. 3 to the secure bond amount, the undersigned finds that: (check on dant is able to satisfy the secured bond imposed. I dant is unable to, or the court is unable to determine that the defendant is able to, satisfy the bond imposed is nonetheless necessary, because (check one) it is mandated statutorily. It the undersigned finds by cleaving facts that no other condition or combination of conditions of release will satisfy compelling State in the true facts supporting the court's conclusion.)	ring the defendant's ability to pay in No. 3 to the secure bond amount, the undersigned finds that: (check one) dant is able to satisfy the secured bond imposed. dant is unable to, or the court is unable to determine that the defendant is able to, satisfy the bond imposed, but a secure so nonetheless necessary, because (check one) it is mandated statutorily. It the undersigned finds by clear and conving facts that no other condition or combination of conditions of release will satisfy compelling State interest(s) of the facts supporting to persons, or preventing destruction of evidence, subornation of perjury, or intimidation of potential part of the facts supporting the court's conclusion.)

Any person who meets any of the following criteria shall be presumed unable to afford any amount of secured bond, unless rebutted by evidence of ability to pay, as laid out in number 3(b) on Side One of this form. (NOTE: See Part IV.B.8.d.2 of the Pretrial Release and Bond Policy for District 15A.)

- Is eligible for appointment of counsel;
- Is, or within the past 6 months has been, homeless;
- Has income at or below 200% of the federal poverty guidelines (see table in Appendix B of the Pretrial Release and Bond Policy);
- Is a full-time student;
- Has been incarcerated pursuant to an active sentence within the past 6 months;
- Is residing in a mental health or other treatment program, or has resided in such a program in the past 6 months; or
- Is or has dependents eligible to receive SNAP benefits (food stamps), Medicaid, Temporary Assistance for Needy Families, Supplemental Security Income, Social Security Disability Income, public housing, or any other federal or state public assistance program based on financial hardship.

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