STATE OF NORTH CAROLINA	File N	File No. (list only lead file number on associated AOC-CR-200)			
ALAMANCE COUNTY		IN THE GENERAL COURT OF JUSTICE DISTRICT SUPERIOR COURT DIVISION			
STATE VERSUS					
Name of Defendant		WRITTEN FINDINGS FOR SECURED BOND Pretrial Release and Bond Policy for District 15A			
NOTE: Do <u>not</u> impose conditions of release on this form. Use imposition of a secured bond and the defendant's ability to sat by reference on the related AOC-CR-200 as "SECR bond write	isfy that condition. Do not use this				
	FINDING				
The undersigned judicial official finds for the rea above-captioned case and related cases, as impos			ose a secured bond for the defendant's release in	n the	
1. Secured Bond Mandatory. A secured bond	nd is required, because:				
a. the case is a fugitive proceeding under	Chapter 15A, Article 37. GA-534(d1) pursuant to reconle on probation, and the con	nmendation in an ordurt further finds that		s case(s).	
Date of Order Name of Entering Official	<u> </u>	of Entering Official	Title/Description of Order		
- 110 Sy 0 · 110 ·		y =			
e. Other: NOTE: If No. 1 is found, no findings are required in No. 1	2. Proceed to No. 3.		·		
c. is likely to result in destruction of evid Facts supporting, by clear and convincing evi findings are not required but should be sufficiently clear t	idence, that determination i	nclude: (NOTE: Give b	f potential witnesses. brief statements of fact supporting the court's conclusions. E	xtensive	
3. The undersigned further finds, based on all					
۶	l relevant and reliable evide	ence available conce	erning defendant's financial resources, that:		
NOTE: Check only one. See Part IV.B.8 of the Pretrial R.			erning defendant's financial resources, that:		
NOTE: Check only one. See Part IV.B.8 of the Pretrial R. a. the defendant is presumptively indiger	elease and Bond Policy for District	t 15A for guidance when d	-	d bond.	

PRESUMPTIVE INDIGENCY/ABILITY TO PAY						
Magistrate	District Court Judge	Superior Court Judge	Clerk of Superior Court	Deputy CSC	Assistant CSC	
ite	Name of Judicial Official		Signature of Judicial Off	ficial		
		supporting the court's conclusion.		1 3 3	•	
			f conditions of release will sat ruction of evidence, subornati			
amount	is nonetheless necessary	, because (check one) it is	mandated statutorily. \square the ι	indersigned finds by clo	ear and convincing evidence	
a. the defe	ndant is able to satisfy the	e secured bond imposed.			ed, but a secured bond in that	
•	-	ther than a secured bond. ity to pay in No. 3 to the sec	cure bond amount, the undersi	igned finds that: (check o	ne)	
form only if or	ne of the options under No	o. 4 apply. If neither apply, o	do not enter the findings on th			
			urea bona amount basea on ti ded in Appendix B. Documen	0		

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.