9-303. Order setting conditions of release.

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No
lant.
OF RELEASE
n: (individual or organization).
assure the defendant's appearance at the event that the defendant
Area Code/Telephone #
e the least restrictive conditions ant as required and the safety of any plate any federal, state, or local stature by defendant)

	not return to the location of the alleged incident;				
[]	not consume alcohol;				
[]	not buy, sell, consume, or possess illegal drugs;				
[]	notify the court of any change of address;				
[]	not leave the (county of) (State of) without				
	prior permission of the court;				
[]	maintain contact with the defendant's attorney/seek and consult with an attorney;				
[]					
[] have an ignition interlock device installed on any vehicle the defendant may drive; ([
	camera capable ignition interlock device);				
be on pretrial supervision and abide by all conditions set by the court and by pretrial					
	services;				
[] reside at(address) unless otherwise agreed to by the court;					
submit to drug or alcohol testing upon the request of;					
not leave the defendant's residence between the hours of p.m. and					
	a.m. without prior permission of the court;				
[]	maintain employment, or, if unemployed, actively seek employment;				
[]	maintain or commence an educational program;				
[] (other conditions)					
Relea	se on secured bond:				
[]	The court FINDS that release on non-monetary conditions will not reasonably assure the				
appea	rance of the defendant. In making this determination, the court finds the following				
	ularized factors require imposition of a secured bond in the amount set forth below:				
1	1 1				
	Secured bond of \$, secured by:				
	[] cash at 10 % of total bond.				
	[] real property bond executed on Form 9-304 NMRA.				
	either 100% cash or a surety bond executed on Form 9-304 NMRA.				
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Defendant's acceptance of conditions and promise to appear: I understand the above conditions of release and agree to them.

I understand that the court may have me arrested at any time, without notice, to review and reconsider these conditions.

I understand that my conditions of release may be revoked and I may be charged with a separate criminal offense if I intimidate or threaten a witness, the victim, or an informant, or if I otherwise obstruct justice.

I further understand that my conditions o local criminal law.	f release may be revoked if	I violate a federal, state, or
I agree to appear before the court on at case by any court.	, at and thereafter at such times	(a.m.) (p.m.) located and places required in this
I understand, that if I fail to appear as reconsecuted and sent to [jail] [the penitent to comply fully with each of the condition promptly in the event I change the address	tiary] for the separate offens ons imposed on my release an	e of failure to appear. I agree
Defendant's signature	Date of signature	
Date of release	Time of release	
Cell phone number	Alternate phone numbe	r
Email address		
Mailing address (include city, state, and	zip code)	
Physical address (include city, state, and	zip code)	
Judicial approval of conditions:		
Judge's signature		

USE NOTE

(Do not print use notes on pre-printed forms)

This form was revised in 2017 in conjunction with amendments to Rules 5-401, 6-401, 7-401, and 8-401 NMRA. These rules require the court to file written findings of the individualized facts justifying any secured bond as soon as possible, but no later than two (2) days after the conclusion of the pretrial release hearing. Judges are encouraged to enter their written findings on

this order at the conclusion of the hearing. If more detailed findings are necessary, the judge should make such supplemental findings in a separate document within two days of the conclusion of the hearing.

If a surety provides bond for the defendant, Form 9-304 NMRA must also be completed. If a third party custodian is named, the third-party custodian agreement must also be completed and signed.

[Approved, effective September 1, 1990; as amended by Supreme Court Order 07-8300-29, effective December 10, 2007; as amended by Supreme Court Order No. 17-8300-005, effective for all cases pending or filed on or after July 1, 2017.]