	SUMMARIZED For use	SECORD OF of this form, see A					15, UCMJ	
A summarized Article 15 restriction for 14 days or le rights found on page 2 of t	ess, an oral reprimand/ad	monition, or any	combinat	ion thereof. The	e imposing	d are limited to: commander will	extra duty for ensure that the	14 days or less, e Soldier understands the
NAME		GRADE	ss			& LOCATION		
1. On	, 20 the a	lbove Soldier wa	s informe	d that the comm	nander was o	considering impo	osition of nonj	ıdicial punishment under
the provisions of Article 1:	,					<i>U</i> 1	j	
2. The member was advise martial. The member was any matters presented wou punishment would be impowas afforded the opportunimatters presented, the following the followin	also informed of the rightld be considered by me osed unless I was convirity to take 24 hours to moving punishment was i	t to demand trial before deciding v ced beyond a rea ake a decision re mposed:	by court- whether to sonable d garding th	martial, the right impose punish oubt that the sen lese rights. No c	nt to present ment, the ty- rvice member demand for t	matters in defen pe or amount of er committed the trial by court-ma	se, extenuation punishment, if e misconduct.' artial was made	n and/or mitigation, that imposed, and that no The service member e. After considering all
	all offenses OR		f the offer	nses not lined o	ut OR	Not g	guilty of all of	fenses (destroy form)
Based on the findings, I in		, ,		1 ()		7		
Extra Duty for	- days (max of 14)	Restriction for	r	days (max of 1	4)	Oral repriman	d or admonition	on
The punishment(s) of								_
suspended, to be automati	cally remitted if not vac	ated before		·				(was / were)
2 1 1 1 14 0 11	C1: 1 : 1	1, 4	(date)	., .,1	(5) 1 1	1	1 1 (5 4 42 111
3. I advised the Soldier of rejected as untimely, and to	of his or her right to appe that the punishment was	al to the next sup s effective immed	diately un	lority within five	e (3) calend stated. The	ar days, that an a Soldier:	appear made ar	ter that time could be
	Elected immediately n	ot to appeal		Requested a re	asonable tii	me to decide wh	ether to appea	1.
NAME, RANK, AND ORGANIA	ZATION OF COMMANDER				SIGNATURE			DATE
					JOIONATORE	-		DATE
4. (Initial appropriate bl	ock, date, and sign)							
a. I do not a	ppeal. b.	I appeal and do n	ot submit	matters for con	sideration.	c.	I appeal and s	submit additional matters
NAME AND RANK OF SERVI	CE MEMBER				SIGNATURE			DATE
TO THE TOTAL OF SERVI	OE MEMBER				Olorw (Tolki	_		DATE
5. After consideration of	all matters presented in	annual the annu	al ia:					
Denied	Granted as follows		ar is.					
NAME, RANK, AND ORGANIZ	ZATION OF COMMANDER				SIGNATURE	=		DATE
6. I have seen the action t	aken on my appeal.				SIGNATURE	E OF SERVICE M	EMBER	DATE
7. ALLIED DOCUMENTS AN	ID/OR COMMENTS				L			

SUMMARIZED ARTICLE 15 RIGHTS, MAXIMUM PUNISHMENTS, AND FILING:

Article 15, UCMJ, is a federal law that permits commanding officers to conduct non-judicial proceedings for minor offenses. A Soldier may refuse Article 15 proceedings and demand trial by court-martial, unless attached to or embarked on a vessel. A Commander may find a Soldier guilty of an offense at an Article 15 proceeding only after being convinced beyond a reasonable doubt that the Soldier is guilty.

Summarized Article 15 procedures are the most informal type of Article 15 proceeding and are governed by the rules in AR 27-10, Chapter 3, paragraph 3-16. Summarized Article 15 procedures may not be used for warrant or commissioned officers.

SOLDIERS HAVE THE FOLLOWING RIGHTS AT A SUMMARIZED ARTICLE 15 PROCEEDING:

- a. To refuse Article 15 proceedings and demand trial by court-martial if not attached to or embarked on a vessel. If a Soldier demands trial by court-martial, the trial could be a Summary, Special, or General Court-Martial. A Soldier may also object to trial by Summary Court-Martial. At a Special or General Court-Martial, a Soldier is entitled to be represented by qualified military defense counsel, or by civilian counsel at no expense to the government.
- b. To remain silent and to not make any statement about the charged offenses. Any statement made may be used against the Soldier in any other proceeding, including a trial by court-martial.
- c. To confront witnesses, to examine the evidence, and to present matters in defense, extenuation, or mitigation.
- d. To appeal the findings and punishment to the next superior authority.
- e. To be given a reasonable amount of time (normally 24 hours) to decide whether to accept summarized Article 15 procedures or to demand trial by court-martial. Because of the limited nature of potential punishments under a summarized Article 15 proceeding, the Soldier has no right to consult with legal counsel.

MAXIMUM PUNISHMENTS UNDER SUMMARIZED ARTICLE 15 PROCEEDINGS:

Regardless of the rank of the commander imposing a summarized Article 15, the maximum punishment may not exceed 14 days extra duty, 14 days restriction, an oral reprimand or admonition, or any combination thereof.

THE RECORDING AND FILING OF SUMMARIZED ARTICLE 15 FORMS:

The proceedings will be reflected on DA Form 2627-1. This form will be maintained locally in the unit's nonjudicial punishment file (*file number 27-10f*). The form will be destroyed at the end of two years from the date of imposition of the punishment, or upon the Soldier's transfer from the unit, whichever occurs first. A copy will be provided to the Soldier if a request is submitted during the filing period. The DA 2627-1 is not filed in the Soldier's Official Military Personnel File (*OMPF*).

THE NEED TO IMPROVE STANDARDS OF PERFORMANCE AND CONDUCT:

Soldiers found guilty at any Article 15 proceeding, including a summarized proceeding, are considered to be on notice that they must improve their conduct and performance. An Article 15, whether summarized or formal, may form the basis, in whole or in part, for an administrative separation that results in a less than honorable discharge. Soldiers are strongly encouraged to exhibit the behavior necessary to receive an Honorable Discharge. If not, one or more of the following situations may occur:

- a. The Soldier may be separated with a General Discharge under Honorable Conditions or with an Other Than Honorable Discharge.
- b. A Soldier separated with less than an honorable discharge may be barred from ever enlisting again, may encounter problems securing civilian employment, and may forfeit the many benefits generally associated with an Honorable Discharge.
- e. The Soldier should know that the likelihood of upgrading a less than honorable discharge, while possible, is unlikely.

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Continuation Sheet, DA Form 2627-1, Pertaining to:							

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