	RECORD OF NONJUDICIAL P	UNISHMENT PROCEEDIN	G2 (AB I		
TO (Name,	Rank, Organization, SSN, and Major Command of Service Men	nber)		ATCH(S)	
1 Offer of No	onjudicial Punishment.				
	nmander initials one block):				
(1)	I am considering whether I should punish you under	Article 15 Uniform Code of Military Justice	(UCMI)		
		Article 13, Olinoiti Code of Williamy Justice	(OCIVI).		
(2)	l am considering whether I should recommend that	-			 -
h Vour	punish you under Article 15, UCMJ. (See Note 1) alleged misconduct is in violation of the punitive Article(s) of	Etho LICMLas listed in itom 14			
	have the rights listed on Page 3 under "Rights of Member," inc		making any d	ecision	
	to have a lawyer assist you throughout the proceedings. You I				
	, (phone), at				
man	datory and if you choose not to consult Defense Counsel, you	should cancel the scheduled appointmen	t.		
d. If you	accept nonjudicial punishment proceedings and are found t	to have committed one or more of the offe	nses alleged, t	he maximum	
puni	shment the commander taking action may impose on you is I	listed on Page 3.	870 16		
e. You	will notify me of your decision by (time),	(date) unless I grant you an ex	xtension of tim	e. (See Note 2)	
					- L'
NAME/RANK	ORGANIZATION OF COMMANDER	SIGNATURE			DATE
2. Service.					2
n control was a recon	/ORGANIZATION PERSON SERVING MEMBER (See Note 3)	SIGNATURE		TIME SERVED	DATE SERVED
3. Member's	Acknowledgement and Elections. I understand the ri	ights listed on Page 3 of this form and ackr	nowledge the r	ecoupment statem	ent on Page 3.
(Member in	itials one block on ea <mark>ch line</mark>)				
a.	I have consulted a lawyer.	I have not consulted a lawyer.	11 21 676	O SIN THE ST	
b.	I waive my right to court-martial and accept nonjudicial punishment proceedings.	I demand trial by court-martial in lieu of	nonjudicial pu	inishment.	
c.	I have attached a written presentation.	I have not attached a written presentation	on.		
d.	I request a personal appearance before	I request a personal appearance before		do not request a pe	rsonal
	you and that it not be public.	you and that it be public.		opearance before y	
NAME/RANK	OF SERVICE MEMBER	SIGNATURE	1	TIME	DATE
4. Command	ler's Decision.				
a. I have d	considered the evidence, including any matters you have pres	sented, and find that: (Commander initia	ls all appropria	te blocks)	
(1)	Nonjudicial punishment is not appropriate or you d	lid not commit the offense(s) alleged. I her	reby terminate	these	
(2)	proceedings.	d Hinned and and initial add the affermato if a	Kara da tala I		arata (
(2)	You committed one or more of the offenses alleged punishment is not appropriate or which you did no		and the same treatment of	200	aiciai
b. Reduc	tions in grade, forfeitures in pay, and suspensions of any puni				v ou
	otified of the punishment, unless otherwise stated.				· :
	ust notify me by (time),((date) whether you appeal, unless I gran	nt vou an exter	nsion of time. You	are entitled to
	te of counsel in making this decision. You must notify me of y	12. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.			
	ided or your right to appeal is waived. Any documents suppo				
Your	decision not to appeal is final. (See Note 4)				
NAME/RANK	/ORGANIZATION OF COMMANDER	SIGNATURE			DATE
		Leaves According to the American Control of the Con			1
	Acknowledgement. I acknowledge receipt of the punish		F.		1
NAME/RANK	OF SERVICE MEMBER	SIGNATURE]1	TIME	DATE

	s decision ends the time limit to appeal.	
a. I do not appeal.		
b. I appeal and submit matters in writing.		
c. I appeal and do not submit matters in writing.		1
NAME/RANK OF SERVICE MEMBER	SIGNATURE	TIME DATE
7. Commander Action on Appeal. (Commander initials one block)	After considering all matters in your appeal,	
I hereby deny your appeal; grant your appeal;	grant your appeal in part, as shown in item 14,	(See Note 5)
NAME/RANK/ORGANIZATION OF COMMANDER	SIGNATURE	DATE
8. Appellate Authority Action on Appeal. (Appellate authority in	itials one block) After considering all matters presented in you	r appeal,
I hereby deny your appeal; grant your appeal;	grant your appeal in part, as shown in item 14.	
NAME/RANK/ORGANIZATION OF APPELLATE AUTHORITY	SIGNATURE	DATE
AND THE PROPERTY OF THE PROPERTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY.	44.00	
Unfavorable Information File (UIF) Action. (Commander in)	tials one block)	,
The second state of the se	filed in your UIF. (See Note 6)	
THE CONTRACT OF THE CONTRACT O	ALLES CONTRA BENEFIT (CLEVE LE DISSA BENEFIT BENEFIT BENEFIT (CLEVE)	
TORREST CONTRACTOR CON	decision. I have seen the action taken on any appeal.	la re
NAME/RANK OF SERVICE MEMBER	SIGNATURE	DATE
11. Servicing SJA Legal Review. Record is legally sufficient and the	e action is final.	
NAME/RANK/ORGANIZATION OF REVIEWING ATTORNEY	SIGNATURE	DATE
12. MPF and AFO Distribution. Copy received by MPF on	and AFO on	•
12. MPF and AFO Distribution. Copy received by MPF on		(initials)
12. Mil alia Al O Distribution.		['] initials)
12. Mil alia Al O Distribution.	(date/initials) (date/	/initials)
13. GCMCA SJA Administrative Supervisory Review. Record	(date/initials) (date/ d is in compliance with AFI 51-202 and Part V, MCM.	
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13. GCMCA SJA Administrative Supervisory Review. Recor NAME/RANK/ORGANIZATION OF REVIEWING ATTORNEY 14. (See Note 7)	(date/initials) (date/or is in compliance with AFI 51-202 and Part V, MCM. SIGNATURE	

RIGHTS OF MEMBER

- You have all the rights specified in Article 15 of the Uniform Code of Military Justice (UCMJ), in part V of the Manual for Courts-Martial (MCM) and in Air Force Instruction (AFI) 51-202, Nonjudicial Punishment. These rights are summarized below:
 - a. You have the right to consult a lawyer before making any decisions, and a lawyer may assist you throughout the proceedings. A military defense counsel is available to advise you, free of charge, or you may retain civilian counsel at your own expense.
 - b. You have the right (1) to accept nonjudicial proceedings under Article 15, UCMJ, in which case your commander (or the commander to whom this action is sent) will decide whether you committed the alleged offense, or (2) to demand trial by court-martial which requires proof of guilt beyond a reasonable doubt. You have 3 duty days to make this decision, unless you request an extension of time and the commander grants the extension. Your acceptance of nonjudicial punishment proceedings is not an admission that you committed the alleged misconduct. The commander will make that decision only after you present your evidence or statement in defense, if you choose to do so.
 - c. If you demand trial by court-martial, charges could be referred for trial by a special or general court-martial. You have a right to be represented by counsel at a court-martial. You have additional rights at a trial by court-martial which you should ask your lawyer to explain.
 - d. You have the right to examine the evidence against you before you make any decisions. Your lawyer may assist you in making a statement and/or obtaining evidence in your defense, and for use in extenuation and mitigation.
 - e. If you accept nonjudicial punishment proceedings, you have the right (1) to make a full oral and/or written presentation to the commander (or a designee, in some cases) who will decide your punishment, (2) to present witnesses who are reasonably available, and (3) to be accompanied by someone to speak on your behalf. You may request the proceeding be open or closed to the public, but the commander makes the decision.
 - f. You do not have to make any oral or written statement regarding the offense(s) of which you are accused and any statement made may be used as evidence against you in a later proceeding. See Article 31b, UCMJ.
- 2. If the commander imposes punishment, you have 5 calendar days to appeal to the next superior commander. You have the right to consult with a lawyer before deciding whether to appeal and to assist you in your appeal. In your appeal, you may present additional written matters.
- Note 1: If a personal appearance is made to someone other than the commander who will impose punishment, that person sends, by separate indorsement, a summary of the appearance and copies of all documents presented, to the imposing commander.
- Note 2: The date and time in item 1e must be a minimum of 3 duty days (including weekends and holidays if normally scheduled duty days for the member) from the date and time the member is notified in item 2.
- Note 3: The initiating commander may direct a subordinate, senior to the member, when practicable, to notify and serve the member. The person serving the member, whether the commander or subordinate, signs and annotates the date and time of service.
- Note 4: The date and time in item 4c must be a minimum of 5 calendar days from the date and time the member is notified in item 5.
- Note 5: If the imposing commander grants less than the full relief requested, the commander must forward the appeal to the appellate authority through the servicing Staff Judge Advocate. See AFI 51-202, paragraph 4.6, for further guidance.
- Note 6: See AFI 36-2907, Unfavorable Information File (UIF) Program, for further guidance.
- Note 7: A continuation page may be used if necessary. Identify the information by the item number.

MAXIMUM PERMISSIBLE PUNISHMENTS

- 1. If the commander imposing punishment is a:
 - a. <u>Lieutenant Colonel or above</u>: Forfeiture of one-half month's pay per month for two months, 60 days restriction, 45 days extra duty, 30 days correctional custody, a reprimand, and reduction of one grade; E-4 and below may be reduced to E-1.
 - b. Major: Forfeiture of one-half month's pay per month for two months, 60 days restriction, 45 days extra duty, 30 days correctional custody, a reprimand, and reduction of one grade for E-5; E-4 and below may be reduced to E-1.
 - c. <u>Lieutenant or Captain</u>: Forfeiture of 7 days pay, 14 days restriction, 14 days extra duty, 7 days correctional custody, a reprimand, and reduction of one grade for E-5 and below only.
- Restriction and extra duties may be combined to run concurrently, but the combination may not exceed the maximum imposable for extra duties.
 Correctional custody may not be imposed in combination with restriction or extra duties. If reduction is imposed, forfeiture of pay is based on the grade to which the member was reduced, even if the reduction was suspended. See Part V, MCM, for additional guidance.

STATEMENT OF UNDERSTANDING REGARDING RECOUPMENT OF EDUCATION ASSISTANCE, SPECIAL PAY, OR BONUSES

I understand that the Air Force may be entitled to recoup a portion of education assistance, special pay, or bonus money which I received, if any, if I separate before completing the period of active duty I agreed to serve. I understand this recoupment applies regardless whether I voluntarily separate or I am involuntarily discharged. I further understand: (1) the recoupment in all cases is an amount that bears the same ratio to the total amount or cost provided to me, as the unserved portion of active duty bears to the total period of active duty I agreed to serve; and (2) that if I dispute that I am indebted for educational assistance, a board or other authority will make findings and recommendations concerning the validity of the indebtedness.