

Chief Judge Order 25-02

11th Judicial District Bond Schedule

WHEREAS, pursuant to C.R.S. §16-4-102(1), "[a]ny person who is in custody, and for whom the court has not set bond and conditions of release pursuant to the applicable rule of criminal procedure, and who is not subject to the provisions of section 16-4-101(5), has the right to a hearing to determine bond and conditions of release."

WHEREAS, pursuant to C.R.S. §16-4-102(2), "[t]he arresting jurisdiction shall bring an in-custody arrestee before a court for bond setting as soon as practicable, but no later than forty-eight hours after an arrestee arrives at a jail or holding facility."

WHEREAS, pursuant to C.R.S. §16-4-103(3)(a), "[t]he type of bond and conditions of release shall be sufficient to reasonably ensure the appearance of the person as required and to protect the safety of any person or the community, taking into consideration the individual characteristics of each person in custody, including the person's financial condition."

WHEREAS, pursuant to C.R.S. \$16-4-103(4)(a), "[w]hen the type of bond and conditions of release are determined by the court, the court shall [p]resume that all persons in custody are eligible for release on bond with the appropriate and least-restrictive conditions consistent with provisions" of the paragraph above and "shall consider all methods of bond and conditions of release to avoid unnecessary pretrial incarceration and levels of community-based supervision as conditions of pretrial release." \$16-4-103(4)(c). "To the extent a court uses a bond schedule, the court shall incorporate into the bond schedule conditions of release and factors that consider the individualized risk and circumstances of a person in custody and all other relevant criteria and not solely the level of offense." \$16-4-103(4)(b).

WHEREAS, pursuant to C.R.S. §16-4-113(2)(a), "[f] or a defendant charged with a traffic offense, a petty offense, or a comparable municipal offense, a court shall not impose a monetary condition of release." This provision does not apply to a traffic offense involving death or bodily injury, eluding or attempting to elude a police officer as described in section 42-4-1413 or operating a vehicle after circumventing an interlock device as described in section 42-2-132.5(10). § 16-4-113(2)(e).

THE COURT HEREBY ORDERS: The following bond schedule shall be effective October 13, 2025, and throughout the 11th Judicial District. This schedule shall be used by law enforcement officers when any arrest is made without a warrant and that bond and any bond conditions will remain in effect unless modified by a judicial officer pursuant to C.R.S. § 16-4-101, *et seq*.

For arrests made with a warrant, bond shall be set by the judicial officer signing that warrant.

All prior bond schedules used or relied upon are hereby rescinded.

While this bond schedule may be used by a judge as a guide, it is not mandatory, and any bond is subject to being set in an amount other than that set forth in the schedule at the discretion of the judge setting bail.

All bonds accepted pursuant to this schedule shall command the defendant to appear in court at a date and time certain, which shall be the court's regularly scheduled arraignment day or the court's next business day as that individual court may direct. If a summons is issued, then the return date on the bond shall be the same date set on the summons. If the court has set an appearance date, then the return date on the bond shall be the date and time set by the court.

Judicial officers of the courts of the 11th Judicial District shall provide direction regarding return dates. They also, with approval of the chief judge, may append additional orders pertaining to monitored sobriety or any other non-monetary condition of bond they deem appropriate.

Unless articulated otherwise, bond amounts referenced are cash or surety bonds.

If the person is booked on multiple charges, the highest applicable bond shall apply.

No person who is arrested for DUI or DWAI may attend a bail hearing until that person is no longer intoxicated or under the influence of drugs. The person shall be held in custody until the person may safely attend such hearing. C.R.S. § 16-4-104(4).

If special circumstances are present, an officer may directly contact a judge or magistrate for modifications of conditions or deviation from the bond schedule.

No bond shall be set for anyone arrested for DOMESTIC VIOLENCE (defined in C.R.S. §18-6-800.3(1)), STALKING (defined in C.R.S. § 18-3-602) or UNLAWFUL SEXUAL BEHAVIOR (defined in C.R.S. § 16-22-102(9)). C.R.S. §18-1-1001(5).

It shall be a condition of bond for every person arrested for possession, use, sale, manufacture or distribution of CONTROLLED SUBSTANCES and any offense in which the person is intoxicated by ALCOHOL, MARIJUANA or CONTROLLED SUBSTANCES that they not consume ALCOHOL, MARIJUANA or CONTROLLED SUBSTANCES.

It shall be a condition of bond for every person arrested for a second or subsequent DUI/DWAI to participate in monitored sobriety, consistent with C.R.S. § 16-4-105(6)(a).

It shall be a condition of bond for every person arrested for DUI, DWAI, DUR, DARP, that the person not drive a motor vehicle without a valid driver's license.

It shall be a condition of bond for every person arrested that they execute a waiver of extradition stating the person consents to extradition to this state and waives all formal procedures incidental to extradition proceedings in the event that he or she is arrested in another state while at liberty on such bail bond and acknowledging that he or she shall not be admitted to bail in any other state pending extradition to this state.

It shall be a condition of bond in any case involving a WEAPON that the person not possess a deadly weapon.

FELONY

- I. Dangerous or Violent Felony Offenses (including attempt at any of these offenses)
 - a. Any crime of violence pursuant to C.R.S. § 18-1.3-406 or any crime listed in C.R.S. § 18-1.3-406.
 - b. Any felony sex offense
 - c. Child abuse with serious bodily injury
 - d. Arson
 - e. Escape
 - f. Stalking
 - g. Felony violation of bond conditions
 - h. Possession of a weapon by a previous offender
 - i. Vehicular homicide
 - j. Retaliation/intimidation against a victim, witness, judge or juror
 - k. Menacing with a weapon
 - l. Vehicular eluding

FELONY	BOND AMOUNT
(Dangerous or Violent)	
F1	N/A
F2	N/A
F3	\$10,000
F4	\$5,000
F5	\$2,000
F6	\$1,000

II. Other Felonies

FELONY	BOND AMOUNT
(Not Dangerous or Violent)	
F1	N/A
F2	N/A
F3	\$5,000
F4	\$2,500
F5	\$500
F6	\$500

III. Drug Felonies

DRUG FELONY	BOND AMOUNT
DF1	\$10,000
DF2	\$5,000
DF3	\$2,000
DF4	\$1,500

- IV. Dangerous or Violent Misdemeanors (including attempt at any of these offenses)
 - a. Third degree assault
 - b. Harassment with physical contact (C.R.S. §18-9-111(1)(a))
 - c. Harassment by following (C.R.S. §18-9-111(1)(a) or (1)(c))
 - d. Arson
 - e. Child abuse
 - f. Eluding
 - g. Resisting arrest
 - h. Unlawful Sexual Contact
 - i. Violation of a protection order
 - j. Misdemeanor violation of bond conditions

MISDEMEANOR	BOND AMOUNT
(Dangerous or Violent)	
M1	\$1,000
M2	\$500

V. Other Misdemeanors and Petty Offenses

MISDEMEANOR	BOND AMOUNT
(Not Dangerous or Violent)	
M1	\$500
M2	\$250
Petty Offense	P.R. \$500

VI. DUI/DWAI/DUR/Driving After Revocation Prohibited (DARP)

CHARGE	BOND AMOUNT
DUI/DWAI	\$1,000 for first offense.
	+ \$1,000 for each prior DUI or DWAI
DUR	P.R. \$500
DUR alcohol related	P.R. \$500
DARP	P.R. \$500

VII. Misdemeanor Drug Offenses

DRUG MISDEMEANOR	BOND AMOUNT
DM1	\$250
DM2	\$250

VIII. Non-Aggravated Traffic

TRAFFIC MISDEMEANOR	BOND AMOUNT
TM1	\$250
TM2	\$250
TRAFFIC INFRACTIONS	
TIA	P.R. \$100
TIB	P.R. \$100

IX. Aggravated Traffic

AGGRAVATED TRAFFIC	BOND AMOUNT
Careless Driving (causing bodily	\$1,000
injury or death)	
Reckless Driving	\$1,000
Speeding 25+ mph over speed	\$1,000
limit	
Eluding (§42-4-1413)	\$1,000
Offenses regarding an	\$1,000
Interlock device (42-4-132.5)	

Done October 3, 2025, in Cañon City, Colorado

BY THE COURT

Amanda Hunter, Chief Judge