

ICAOS DISCRETIONARY RETAKING QRG

The Discretionary Retaking activity communicates the Sending State's intent to Retake under Rule 5.101 (b) 'retake a supervised individual via warrant.' See [Rule 5.101](#)

Interstate Commission for Adult Offender Supervision		DISCRETIONARY RETAKING		
To: Alabama	Date: 04/15/2024	Type of supervision: <input type="checkbox"/> Parole <input checked="" type="checkbox"/> Probation	Is this case: <input type="checkbox"/> Sex Offender <input type="checkbox"/> Victim sensitive	
From: Texas	Phone #: 512-406-5990	Fax #: 512-454-0469		
OFFENDER INFORMATION				
Offender's full name (last, first, MI): Charm, Lucky		ICOTS Offender Number: 755999	ICOTS Case Number: 737866	
AKA:		Sending state #: Receiving state #:		
SS #: 123-45-6789	FBI #: (if available) 123456LK2	Sex: F	Race: White	DOB: 03/17/2000
REASON FOR RETAKING				
REMEMBER! The Discretionary Retaking activity is for retaking a supervised individual via a compact compliant warrant. Retaking intends your state is revoking supervision and incarcerating the individual. For individuals returning in lieu of retaking, use the return reporting instructions process. For temporary returns to a sending state for a simple hearing or event, a travel permit and notifications per Rule 3.110 may be more appropriate.				
Supervising Officer/Location: Liam Farrell	Date: 04/15/2024	Compact Administrator / Designee: Texas ISC1	Date: 04/15/2024	

USE OF DISCRETIONARY RETAKING ACTIVITY

- ✓ Sending state intends to retake via warrant, typically to pursue revocation of supervision
- ✓ Initiated by sentencing authority in sending state
- ✓ Clearly document the reason(s) for discretionary retake; for example, if based on non-compliance reported on a Progress Report, note that in the Discretionary Retaking activity

OTHER IMPORTANT NOTES

- ✓ Only use the Discretionary Retaking activity when retaking via compact compliant warrant.
 - Returns invoked under Rule 5.101 (a) use return reporting instructions.
 - Temporary travel to a sending state (to attend informal hearing or event) a travel permit and notification via Rule 3.110 may be appropriate.
- ✓ Retaking may not be initiated when there are pending felony or violent crime charges.