STATE (	OF NO	RTH CAF	ROLINA		Seat of Court		File No.					
NOTE: This form	n is not to be be used for	used for offense(s)	occurring on or after <u>O</u> nless they are consolid	october 1, 19 ated for jud	- 994.		_	n The C strict				ıstice Division
		STATE VERS	SUS		JI	JDGME	ENT S	USPE	NDII	NG S	ENTE	NCE
Name Of Defendant						JUDGMENT SUSPENDING SENTENCE AND						
Race Sex Date Of Birth						COMMITMENT ON SPECIAL PROBATION G.S. 15A-1341, -1342, -1343, -1346						
Attorney For State			Def. Found Not Indigent	Def. Wain Attorney	/ed Attorney Fol	r Defendant						Appointed Retained
The defendant	pled g	uilty ( pursuan	t to Alford) to	was found	guilty by the C	ourt of	was for	und guilt	y by a j	ury of	pled	no contest to
File No.(s)	Off.	Offense	Description	- '	Offense Date	G.	S. No.	F/N	/ CL.	Max.	Term	Presumptiv
The Court has considered the aggravating and mitigating factors in G.S. 15A-1340.4(a) and  makes no written findings because the prison term imposed does not require such findings.  makes no written findings because the prison term imposed is pursuant to a plea arrangement as to sentence.  makes the Findings Of Factors In Aggravation And Mitigation Of Punishment set forth on the attached AOC-CR-303.  The Court, having considered evidence, arguments of counsel and statement of defendant, finds that the defendant's plea was freely, voluntarily, and understandingly entered, and Orders the above offenses be consolidated for judgment and the defendant be imprisoned for a term of  makes the Findings Of Factors In Aggravation And Mitigation Of Punishment set forth on the attached AOC-CR-303.  The Court, having considered evidence, arguments of counsel and statement of defendant, finds that the defendant's plea was freely, voluntarily, and understandingly entered, and Orders the above offenses be consolidated for judgment and the defendant be imprisoned for a term of  makes no written findings because the prison term imposed does not require such findings.  makes no written findings because the prison term imposed does not require such findings.  makes no written findings because the prison term imposed does not require such findings.  makes no written findings because the prison term imposed does not require such findings.												
charge(s), to b		given credit for toward the	sentence impos	ed above	nfinement pri e impris	onment r		_				nis charge(s
defendant is p The above referred to	laced on period of below.	☐ supervised sprobation shall ☐ at the expira	subject to the cond probation for begin: when tion of the senten and court in which p	the defe	ears.	supervise led or oth	ed probat erwise r	tion for .		yea	ırs.	
			SPECIAL	. PROB	ATION - G.S	5. 15A-13	351					
Division	of Comm	unity Supervisi	the defendant sha on and Reentry of all <b>NOT</b> be reduced	the Depa	artment of Ad	ult Correc	ction.	Sher	iff of th	nis Cou	nty.	custody of th
The defendant			ate	Hour	AM	and shall remain in	Day	Da	te		Ног	ır 🔲 A
serving this ter	rm on:				PM	custody unt						P
The defe			in a sober condition of the condition of		-				y of th	e weel	for the	next
	consect	dive weeks, an			Y CONDITI		each we	GK.				
pursuant to	a schedu	le determined b	Superior Court the py the probation of the same day of	e "Total A	Amount Due"	shown be		_ per		-		
Costs	Fin	е	Restitution*		Attorney's Fee		Community	/ Service I	Fee		l Amount	Due
\$ *Name(s). address	s(es), amoun	t(s), and social sec	urity number(s) of aggri		\$ ies) to receive re		\$			\$		
	5(e3), amoun	it(5), and 300iai 300i	anty hamber(3) or aggi	leved party(	103) 10 1000140 10	Suduon.						
_			t be distributed pro rate probation officer may tr Material opposite uni	ansfer the o	lefendant to unsu	pervised pro	obation.	).				

## REGULAR CONDITIONS OF PROBATION - G.S. 15A-1343(b)

The defendant shall: (1) Commit no criminal offense in any jurisdiction. (2) Possess no firearm, explosive device or other deadly weapon listed in G.S. 14-269. (3) Remain gainfully and suitably employed or faithfully pursue a course of study or of vocational training that will equip the defendant for suitable employment. (4) Satisfy child support and family obligations, as required by the Court.

If the defendant is on supervised probation, the defendant shall also: (5) Remain within the jurisdiction of the Court unless granted written permission to leave by the Court or the probation officer. (6) Report as directed by the Court or the probation officer at reasonable times and places and in a reasonable manner, permit the officer to visit at reasonable times, answer all reasonable inquiries by the officer and obtain prior approval from the officer for, and notify the officer of, any change in address or employment. (7) Notify the probation officer if the defendant fails to obtain or retain satisfactory employment. (8) At a time to be designated by the probation officer, visit with the probation officer a facility maintained by the Division of Prisons of the Department of Adult Correction.

If the defendant is to serve an active sentence as a condition of special probation, the defendant shall also: (9) Obey the rules and regulations of the Division of Prisons of the Department of Adult Correction and, if applicable, the Division of Juvenile Justice of the Department of Public Safety, governing the conduct of inmates while imprisoned. (10) Report to a probation officer in the State of North Carolina within 72 hours of the defendant's discharge from the active term of imprisonment.

wrille imprisoried. (1	o) Report to a probation officer in the State	e of North Carolina within 72 no	urs or the deterioant's discha	arge from the active term of imprisorment.						
	SPECIAL CONDITIONS	OF PROBATION - G.S.	. 15A-1343(b1); 20-1	79; 20-17.2						
	The defendant shall also comply with the following special conditions which the Court finds are reasonably related to the defendant's rehabilitation:  11. Surrender the defendant's drivers license to the Clerk of Superior Court for transmittal/notification to the Division of Motor Vehicles; and not open									
12. Submit at re	a motor vehicle for a period of or until relicensed by the Division of Motor Vehicles, whichever is later.  Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, and of the defendant's vehicle and premises while the defendant is present, for the following purposes which are reasonably related to the defendant's probation supervision:									
in the originate of any such substances	ssess, or control any illegal drug or con	er affixed on it; not knowingly and not knowingly be present a	associate with any previou at or frequent any place wh							
defendant's	probation officer.		,	•						
	15. Successfully pass the General Education Development Test (G.E.D.) during the first months of the period of probation.  16. Complete hours of community or reparation service during the first days of the period of probation, as directed by the									
judicial servi	ces coordinator, and pay the fee prescril days of this judgment and before	bed by G.S. 143B-1483		t out under monetary conditions above.						
participate ii	nitial evaluation by n all further evaluation, counseling, trea neutic requirements of those programs u		recommended as a result	of that evaluation, and comply with all						
19. Comply with the Additional Conditions of Probation which are set forth on AOC-CR-302, Page Two, attached.										
	neld in open court in the presence of the gned public defender.			s awarded the defendant's appointed						
	ORDER	OF COMMITMENT/API	PEAL ENTRIES							
officer cause until the defe	ED that the Clerk deliver two certified co the defendant to be delivered with thes ndant shall have complied with the con- nt gives notice of appeal from the judgm and the gives notice of appeal from the judgm on release are set forth on form AOC-C	ne copies to the custody of the ditions of release pending apprenent of the District Court to the ment of the Superior Court to the	agency named on the reviewal.  Superior Court. The curre	ent pretrial release order is modified as						
, , , , , , , , , , , , , , , , , , ,		SIGNATURE OF JUI	nge							
Date	Name Of Presiding Judge (type or print)	SIGNATURE OF 30	Signature Of Presiding Judge							
		CERTIFICATION								
1. Appellate Ent 2. Judgment Su	dgment and the attachment(s) marked tries (AOC-CR-350) spending Sentence, Page Two [Additio Factors in Aggravation And Mitigation C	nal Conditions Of Probation (	AOC-CR-302, Page Two)]	is on file in this case.						
Date Of Certification	Date Certified Copies Delivered To Sheriff	Signature And Seal		Deputy CSC Asst. CSC Clerk Of Superior Court						
(NOTE: Defendant signs below in all cases except unsupervised probation without community or reparation service.) I have received a copy of this Judgment which contains all of the conditions of my probation and I agree to them. I understand that no person who supervises me or for whom I work while performing community or reparation services is liable to me for any loss or damage which I may sustain unless my injury is caused by that person's gross negligence or intentional wrongdoing. I understand that my probation may be extended pursuant to G.S. 15A-1342(a).										
Date Signed	Signature Of Defendant		Witnessed By							

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## STATE VERSUS

Name Of Defendant

## ADDITIONAL CONDITIONS OF PROBATION - G.S. 15A-1343(b1)

NOTE: Use this page in conjunction with AOC-CR-302, "Judgment Suspending Sentence;" AOC-CR-310, "Impaired Driving Judgment Suspending Sentence;" or AOC-CR-316, "Order On Charge Of Violation Of Probation Or On Motion To Modify."

In addition to complying with the regular and any special conditions of probation set forth in the "Judgment Suspending Sentence" entered in the above case(s), the defendant shall also comply with the following special conditions of probation and conditions of special probation, which the Court finds are reasonably related to the defendant's rehabilitation. Be assigned to the INTENSIVE PROBATION SUPERVISION PROGRAM for a period of not less than six months, obey all rules, regulations and directions of the program until discharged, and 1. Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, and of the defendant's vehicle and premises while the defendant is present, for the following purposes which are reasonably related to the defendant's probation supervision: stolen goods controlled substances contraband 2. Not use, possess or control any illegal drug or controlled substance unless it has been prescribed for the defendant by a licensed physician and is in the original container with the prescription number affixed on it; not knowingly associate with any known or previously convicted users, possessors or sellers of any illegal drugs or controlled substances; and not knowingly be present at or frequent any place where illegal drugs or controlled substances are sold, kept or used. 3. Supply a breath, urine and/or blood specimen for analysis of the possible presence of a prohibited drug or alcohol, when instructed by the defendant's probation officer. 4. Complete not less than \_\_\_\_\_ hours or more than \_\_\_\_\_ hours of community or reparation service, as determined by the defendant's probation officer, and under the direction of the judicial services coordinator and pay the fee prescribed by G.S. 143B-1483 within \_ Judgment and before beginning service. 5. Participate in any evaluation, counseling, treatment or education program as directed by the defendant's probation officer, faithfully keep all scheduled appointments, and abide by all rules, regulations and directions of each program. 6. Not be away from the defendant's place of residence between the hours of \_\_\_\_\_\_ p.m. and \_\_\_\_\_ a.m. unless authorized in writing by the defendant's probation officer. 7. Not leave the defendant's county of residence without prior approval of the defendant's probation officer. 8 Other: (Use this option when placing defendant under house arrest as a special condition of supervised probation in any case, or as a condition of supervised special probation upon conviction of DWI under G.S. 20-138.1 and imposition of Level One or Level Two imprisonment. In DWI cases, check the block at the end of this option, see G.S. 20-179(g) and (h), and designate days of imprisonment and house arrest accordingly.) Be assigned to the Electronic House Arrest Program for a period of \_\_\_\_\_ days, submit to electronic monitoring and abide by all rules, regulations, and directions of the program until discharged and before being assigned, serve a term of imprisonment of \_\_\_\_\_ days in the custody of the sheriff of this county. Other Conditions: Date Name Of Presiding Judge (type or print) Signature Of Presiding Judge

## **STATE VERSUS**

Name Of Defendant

ADDITIONAL FILE NO.(S) AND OFFENSE(S)								
File No.(s)	Off.	Offense Description	Offense Date	G.S. No.	F/M	CL.	Max. Term	Presumptive