STATE C	OF NO	ORTH CAR	ROLIN	Α				File No.						
NOTE: [Use AO	C-CR-310	County for DWI offense(s).]			S	eat of Court				eneral C				
						_			strict	Supe				
		STATE VERS	SUS			JUDGMENT SUSPENDING SENTENCE - FELONY								
Name Of Defendan	t					PUNISHMENT: COMMUNITY INTERMEDIATE								
Race		Sex	Dai	te Of Bir	th	(1	(ST) For Offen		ommitte	SENTEN d Before A-1341, -1	Dec. 1	Í, 20(2 -1346
Attorney For State			Def.	Found	Def. Waived	Attorney For D	efendant		0.0. 10/	- i	Appointed		t Rptr Ir	-
				Indigent							Retained			
		d guilty/responsible,				uant to <i>Alford</i>)		contest)		l by judge			jury, o	† *Pun. CL.
File No.(s)	Off.		Offens	e Desc	ription		Offense	Date		6.S. No.		F/M	CL.	Pull. CL.
*NOTE: Enter no	niohmont	alogo if different from .	undark ing a	force	aaa (numiahmant	2/222 222222			a ma a m t l					
		class if different from u ermined, pursuant to								PRI		□I [III	$\Box \mathbf{v}$
		r record level point u								JV	ORD		IV	\(\vec{v}\) \(\
		of fact beyond a rea					this issue.			LEV	EL: L			
		no prior record level		cause r	none is require	d								
		1 or 2 MUST be check findings because th	,	erm imn	osed is within	the presumptiv	e range of	f cantar	nces autho	rized und	or G S	15Δ ₋ 1	1340 1	7(c)
		nination of aggravat						Serilei	ices autilic	nizea ana	ei 0.5.	13/1-1	340.17	<i>i</i> (C).
		gs of Extraordinary												
		nt has provided sub												
		endant to be a habit					,							
6. finds enh	anceme	nt pursuant to:	G.S. 90-9	95(e)(3)	(drugs).	G.S. 14-3(c) (h	ate crime).	☐ G	.S. 50B-4	.1 (domesti	c violence	e).		
		(gang misdemeand	,	_							This find	ding is	s base	d on the
		his issue by the trie												
		esignated offense(s	, .						•					on
		ttached AOC-CR-60	03A, Page	Two, S	ide Two, and n	nakes the addi	tional findir	ngs and	orders of	n the attac	hed AO	C-CR	615,	
Side Two			المام من المناسبة	h = 7.4					مام امنین					
		aptioned offense(s)						se		use of a m		o Cia	la Tura	
9. finds that		nd) and therefore im motor vehicle												
	_	ense involving assa	-									•		
		6. 50B-1(b) with the		umoum	ig a tilloat, or t	iii dol dollilod		5 1(a), t	and the di	Jionaani n	aa a po	Toonia	Trolatio	onomp
	•	d on or after Dec. 1, 20		nds the	above-designa	ted offense(s)	involved cr	riminal	street gar	a activity.	G.S. 14	-50.2	5.	
		endant refused to co							3	5 ,				
13. finds that	the defe	endant used or displ	layed a fire	earm wh	nile committing	the felony. G.	S. 15A-138	32.2.						
14. finds that	t this was	s an offense involvin	ng child ab	use or a	an offense invo	lving assault o	r any of the	e acts a	as defined	in G.S. 50)B-1(a)	comm	nitted a	igainst
		\-1382.1(a1).												
		lered evidence, argu			l and statemen	t of defendant	Orders that	at the a	bove offe	nses, if mo	ore than	one,	be	
for a minimum te	, 	nt and the defendant months	it be impris		naximum term	of	months in	n the ci	etody of t	he NC DA	<u></u>			
		ın at the expiration o	of sentence				_ 1110111113 11	T tille oc	istody or t	IIC NO DA				
The defendant s					nt in confineme		date of this	Judan	nent as a	result of th	is chard	ie(s) t	o be a	 pplied
toward the	_	e imposed above.			it required for s							-(-)		
		<u> </u>		SU	SPENSION	OF SENTE	NCE							
Subject to the co	onditions	set out below, the	execution of					nt is pla	ced on	super	/ised	ur	nsuper\	vised
probation for		_ months.				•		•						
1. The Cou			shorte		iod of probatio									
		nat it is NOT approp									to impo	ose ar	ny of th	ne
		S.S. 15A-1343.2(e) f												
	od of pro	bation shall begin		the defe	ndant is releas	ed from incard	eration [n of the se	entence			e below.
File No.		Of	ffense		County			10	Court			1	Date	
4 The defe	ndant sh	all comply with the	conditions	set fort	l h in file numbe	r								
		all provide a DNA s					319 require	ed)						
					ONETARY									
The defendant s	hall pay	to the Clerk of Supe	erior Court					probati	ion super	/ision fee i	f placed	on s	upervis	sed
probation above					ne probation of									
	ne	Restitution*	Attorney's	Fees	Comm Serv Fe		SBM F	Fee	Appt Fe	e/Misc		I Amoi	unt Due	•
T T	2actitutia	\$ n Worksheet, Notice	\$ •e And Orde	er (Initia	T	\$ AOC-CR-611	which is it	ncorno	\$	oference	\$			
		ause to waive costs						ncorpor ther:	aleu by It	JICI CIIUC.				
		"Total Amount Due,							ed probation	on.				
		30,			-				,					
			Materi	ıaı opposit	e unmarked square	s is to be disregard	eu as surplusa	age.						

NOTE: Any probablously plagment may be extensed pursuant to G.S. 184-102. The orderedard shall (1) Commit no climate offerese in any plastations, CIP Dessers to Research pressure device, or other deadly expended in G.S. 18-200. [10] Exminent plant will expend the defendent for suitable engineering, that will expend the defendent for suitable engineering, that will expend the defendent for suitable engineering, and expendent plants of the mistations. (6) Statify citils appoint an order to include the control of the control of the control of the control ofference in Control ofference in Control of the Control ofference in Control of the Control			R	EGULAR CONDI	TIONS OF PROBA	TION - G.S. 15A-1	343(b)			
SPECIAL CONDITIONS OF PROBATION - G. S. 15A-1343(b1), 143B-1454(c)	explosive equip the If the defe probation reasonab (7) Notify officer a f	e device, or other defendant for sendant is on sup officer. (6) Repole times, answer the probation of facility maintaine The Court find	r deadly weapon liste uitable employment, pervised probation, the port as directed by the rall reasonable inquested by the Division of less that the defendance that the defendance is that the defendance that the defendance is the transfer of the defendance is the defendanc	ed in G.S. 14-269. (3) Re and abide by all rules of the defendant shall also: (3) the Court or the probation of the court or the probation of the court or the probation of the court of the court of the court of the court of the court of the Prisons of the Department is responsible for a	main gainfully and suitably the institution. (4) Satisfy of 5) Remain within the jurisdi officer to the officer at reasonain prior approval from the satisfactory employment. (8 to f Adult Correction.	employed or faithfully pursi thild support and family obli- ction of the Court unless gr anable times and places and officer for, and notify the o At a time to be designated	ue a course igations, as anted writter d in a reasor officer of, any d by the prob	of study or vocational training required by the Court. In permission to leave by the nable manner, permit the overall confers or empartion officer, visit with the particular training of the properties of the pr	e Court or the fficer to visit at oloyment. probation	
The defendant shall also comply with the following special conditions which the Court finds are reasonably related to the defendant's rehisitation. 10. Surrender the defendant's drivers license to the Clerk of Superior Court for transmital/notification to the Division of Motor Vehicles and not operate and to revenice for a period of	a	attached AOC			E BRODATION C	0 454 4040/54)	4400.4	45.4(-)		
10. Surender the defendant's drivers license to the Clerk of Superior Court for transmittat/notification of Motor Vehicles and not operate a motor vehicle for a period of	The defe	endant shall a				, ,,		,	rion:	
12. Not use, possess, or control any illegal drug or controlled substance unless it has been prescribed for the defendant by a locease 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 are sold, kept, or used to substances are sold, contact, direct or indirect, by any means, including, but not limited to, telephone, personal contact, end to indirect, by any means, including, but not limited to, telephone, personal contact, decorate and complex to substances are sold forther or used to substances are sold forther or used to substances are sold forther or used to substanc	☐ 10. S	Surrender the a motor vehicle Submit at reas while the defer	defendant's driver e for a period of onable times to wandant is present, for	s license to the Clerk or u arrantless searches by or the following purpos	of Superior Court for tra ntil relicensed by the Di y a probation officer of the ses which are reasonab	nsmittal/notification to the vision of Motor Vehicles ne defendant's person, and y related to the defendation.	he Division , whicheve and of the	of Motor Vehicles and r is later. defendant's vehicle and	not operate	
defendants probablion officer.	p c	Not use, posse and is in the or possessors, or controlled sub	ess, or control any riginal container w sellers of any ille stances are sold, k	illegal drug or control ith the prescription nu gal drugs or controlled cept, or used.	led substance unless it mber affixed on it; not ki d substances; and not kr	nas been prescribed for nowingly associate with nowingly be present at o	any knowr or frequent	n or previously convicted any place where illegal	d users, drugs or	
14. Successfully pass the General Education Development Test (G.E.D.) during the first	_			ood specimen for ana	lysis of the possible pre-	sence of a prohibited dr	ug or alcoh	nol, when instructed by t	:he	
participate in all further evaluation, counseling, reatment, or education programs recommended as a result of that evaluation, and comply with all other therapeutic requirements of those programs until discharged. 17. Not assault, threaten, harass, be found in or on the premises or workplace of, or have any contact with	☐ 14. 5 ☐ 15. ⁽ ji 	Successfully p Complete udicial service he reverse.	ass the General E hours of s coordinator and within	community or reparati pay the fee prescribe days of this Jud	ion service during the fir d by G.S. 143B-1483.	st days of	the period	of probation, as directed		
ORDER OF COMMITMENT/APPEAL ENTRIES 1. It is ORDERED that the Clerk deliver two certified copies of this Judgment and Commitment to the sheriff or other qualified officer and that the officer cause the defendant to be delivered with these copies to the custody of the agency named on the reverse to serve the sentence imposed or until the defendant shall have complied with the conditions of release pending appeal. 2. The defendant gives notice of appeal from the judgment of the trial court to the Appellate Division. Appeal entries and any conditions of post-conviction release are set forth on form AOC-CR-350. SIGNATURE OF JUDGE Signature Of Presiding Judge CERTIFICATION I certify that this Judgment and the attachment(s) marked below is a true and complete copy of the original which is on file in this case. 1. Appellate Entries (AOC-CR-350) 2. Judgment Suspending Sentence (AOC-CR-603A, Page Two) (additional conditions of probation) 3. Felony Judgment Findings Of Aggravating And Mitigating Factors (AOC-CR-605) 4. Extraordinary Mitigation Findings (AOC-CR-606) 5. Restitution Worksheet, Notice And Order (Initial Sentencing) (AOC-CR-611) Date Date Certified Copies Delivered To Sheriff Signature Of Clerk ORDITION Signature Of Presiding And Commitment to the sheriff or other qualified officer and that the description of the service appeal of the service appeal of the service and the service appeal of the service appeal appeal. 2. It is official endering to the service appeal of the service appeal of the service appeal of the service appeal appeal. 2. It is official endering to the service appeal appeal. 3. Felony Judgment Findings of Aggravating And Mitigating Factors (AOC-CR-615, Side Two) 3. Felony Judgment Findings (AOC-CR-626) 4. Extraordinary Mitigation Findi		16. Report for initial evaluation by								
1. It is ORDERED that the Clerk deliver two certified copies of this Judgment and Commitment to the sheriff or other qualified officer and that the officer cause the defendant to be delivered with these copies to the custody of the agency named on the reverse to serve the sentence imposed or until the defendant shall have complied with the conditions of release pending appeal. 2. The defendant gives notice of appeal from the judgment of the trial court to the Appellate Division. Appeal entries and any conditions of post-conviction release are set forth on form AOC-CR-350. SIGNATURE OF JUDGE Date Name Of Presiding Judge (type or print) Signature Of Presiding Judge	<u> </u>	Comply with th	ue Special Conditio							
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CERTIFICATION I certify that this Judgment and the attachment(s) marked below is a true and complete copy of the original which is on file in this case. 1. Appellate Entries (AOC-CR-350) 2. Judgment Suspending Sentence (AOC-CR-603A, Page Two) (additional conditions of probation) 3. Felony Judgment Findings Of Aggravating And Mitigating Factors (AOC-CR-605) 4. Extraordinary Mitigation Findings (AOC-CR-606) 5. Restitution Worksheet, Notice And Order (Initial Sentencing) (AOC-CR-611) Date Date Certified Copies Delivered To Sheriff Signature Of Clerk Signature Of Presiding Judge 6. Judicial Findings As To Required DNA Sample (AOC-CR-319) 7. Judicial Findings And Order For Sex Offenders - Suspended Sentence (AOC-CR-615, Side Two) 8. Additional File No.(s) And Offense(s) (AOC-CR-626) 9. Other: Deputy CSC Asst. CSC	officer cause the defendant to be delivered with these copies to the custody of the agency named on the reverse to serve the sentence imposed or until the defendant shall have complied with the conditions of release pending appeal. 2. The defendant gives notice of appeal from the judgment of the trial court to the Appellate Division. Appeal entries and any conditions of									
CERTIFICATION Certify that this Judgment and the attachment(s) marked below is a true and complete copy of the original which is on file in this case. 1. Appellate Entries (AOC-CR-350)										
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(AOC-CR-611) Date Date Certified Copies Delivered To Sheriff Signature Of Clerk Deputy CSC Asst. CSC	1. A 2. J (3. F (4. E	Appellate Entr Judgment Sus additional con Felony Judgm AOC-CR-605 Extraordinary	es (AOC-CR-350) pending Sentence ditions of probatio ent Findings Of Ag) Mitigation Findings	(AOC-CR-603A, Pag n) ggravating And Mitigat s (AOC-CR-606)	ge Two)	Judicial Findings As To Judicial Findings And C Sentence (AOC-CR-61 Additional File No.(s) A	Required Order For S 5, Side Tw and Offense	DNA Sample (AOC-CR Sex Offenders - Suspendo)	,	
		AOC-CR-611)	`					C SEAL	

	File	No.

Name Of Defendant

STATE VERSUS

		INTERME	DIATE PUNISHMENTS	3			
	Use this page with AOC-CR-603A, "Judgment "Conditional Discharge Under G.S. 90-96(a)"; 90-96(a1)"; AOC-CR-632A, "Conditional Disch committed before Dec. 1, 2009.	AOC-CR-621A, "Conditi arge Under G.S. 15A-1	ional Discharge Under G.S. 14-50 341(a4)"; or AOC-CR-633A , "Cor	0.29"; AO Onditional D	C-CR-627A, "Condit ischarge Under G.S	tional Discharge Unde 5. 15A-1341(a5)"; for	er G.S. offenses
case(s	ition to complying with the regular and any), the defendant shall also comply with the ediate punishments by G.S. 15A-1340.11(following special cor					
	Special Probation - G.S. 15A-1351	0).					
	For the defendant's active sentence as a co (1) Obey the rules and regulations of the Di the Department of Public Safety, governing seventy-two (72) hours of the defendant's d A. Serve an active term of NC DAC. Sheriff of this Co (NOTE: Special probation may not be probation must be served in the Division	vision of Prisons of the the conduct of inmate lischarge from the act days more munty. Other:served in DAC for (i) a r	e Department of Adult Correct es while imprisoned. (2) Repor ive term of imprisonment. hths hours in the cust moncontinuous period or (ii) a miss	tion and, i t to a pro tody of th	if applicable, the D bation officer in th	Division of Juvenile on the State of North Ca	Justice of irolina within
	B. The defendant shall report in a sob	er condition to begin	serving his/her term on:				
	Day Date	Hour □ AM □ PM	and shall remain in custody until:	Day	Date	Hour	□ AM □ PM
	C. The defendant shall again report in consecutive weeks, and shall rema D. This term shall be served at the dir E. Pay jail fees. F. Work release H. Other:	in in custody during ection of the probation	the same hours each week u	ntil comp	letion of the activ		
	Attend or reside in days, months, ar Other:		and after care regulations of t			ntial program for a	period of
□ 3.	House Arrest With Electronic Moni Be assigned to house arrest with electron abide by all rules, regulations, and direction G.S. 15A-1343(c2) pursuant to the schedu Other:	ic monitoring for a peons of the probation of	eriod of days officer, regarding electronic m	, `m	,	it to electronic mon es prescribed under	0
□4.	Intensive Supervision Program - G Submit to supervision by officers assigned of months (6 to 9 months recomprogram. Other:	to the Intensive Pro	bation Program established p	oursuant	to G.S. 143B-145		oy that
□ 5.	Day Reporting Center - G.S. 15A-1; Report as directed by the probation officer and regulations of that program. Other:				days,mo	onths, and abide	· by all rules
□ 6.	Local Judicially Managed Account Comply with the rules of the program adop to participate in court supervision and any	pted pursuant to Cha	pter 7A, Article 62, of the Ge	neral Sta		on a regular basis	as directed

Other:

MANDATORY SPECIAL CONDITIONS FOR SEX OFFENDERS AND PERSONS CONVICTED OF OFFENSES INVOLVING PHYSICAL, MENTAL, OR SEXUAL ABUSE OF A MINOR - G.S. 15A-1343(b2)

	are not defined as intermediate punishments under G.S. 15A	1340.11(6).
NOTE: Select only of	one of the three sets of conditions below.	A 4242(h2)
	onditions For Reportable Convictions - G.S. 15 se only for a reportable conviction under G.S. 14-208.6.	A-1343(DZ)
	It has been convicted of an offense which is a reportable conv	ction as defined in G.S. 14-208.6(4) and must
	er as a sex offender and enroll in satellite-based monitoring if	
	,	lete a prescribed course of psychiatric, psychological, or other
	itative treatment as ordered by the court. mmunicate with, be in the presence of, or found in or on the p	emises of the victim of the offense
	Court finds physical, mental, or sexual abuse of a minor) Not reside in	
	(for sexual abuse) any minor child.	
(2)		ne child(ren) named below, for whom the court expressly finds that it is
		recur and that it would be in the best interest of the child(ren) named (Name minor child(ren) with whom the probationer may reside in the same
	household):	(Name millor child(ren) with whom the probationer may reside in the same
	t at reasonable times to warrantless searches by a probation of	fficer of the defendant's person, of the defendant's vehicle and
		nism which may contain electronic data, while the defendant is
preser	nt, for the following purposes which are reasonably related to t	ne defendant's probation supervision:
f. Other:		·
• • • • • • • • • • • • • • • • • •		
2 Special Co	onditions For Offenses Involving The Sexual A	huse Of A Minor - G S 15A-13/3/h2)
	se if offense involved sexual abuse of a minor but is not a rep	
	thas been convicted of an offense involving the sexual abuse	
		lete a prescribed course of psychiatric, psychological, or other
rehabil	litative treatment as ordered by the court. mmunicate with, be in the presence of, or found in or on the p	comisses of the victim of the offense
c Not res	side in a household with any minor child. (G.S. 15A-1343(b2)(emises of the victim of the offense.
		fficer of the defendant's person, of the defendant's vehicle and
		nism which may contain electronic data, while the defendant is
preser	it, for the following purposes which are reasonably related to t	ne defendant's probation supervision:
e. Other:		·
NOTE: <i>Impo</i> The defendar	se if offense involved physical or mental abuse of a minor but It has been convicted of an offense involving the physical or m	Or Mental Abuse Of A Minor - G.S. 15A-1343(b2) is not a reportable conviction and did not involve sexual abuse. ental abuse of a minor and must elete a prescribed course of psychiatric, psychological, or other
	litative treatment as ordered by the court.	.o.o a processized course or poyernatio, poyerioregreat, er cuite.
	mmunicate with, be in the presence of, or found in or on the p	emises of the victim of the offense.
	side in a household with any minor child.	
		nom the court expressly finds that it is unlikely that the defendant's
□ (=/		he best interest of the child(ren) named below to reside in the same
	household with the probationer. (Name minor child(ren) with who	m the probationer may reside in the same household):
d Submi	t at reasonable times to warrantless searches by a probation	fficer of the defendant's person, of the defendant's vehicle and
premis	es, and of the defendant's computer or other electronic mechit, for the following purposes which are reasonably related to t	nism which may contain electronic data, while the defendant is
e. Other:		
	ADDITIONAL CONDITIONS FOR	DOMESTIC VIOLENCE
	ADDITIONAL CONDITIONS FOR	
a. there is	s finding that the defendant is responsible for acts of domestic s an abuser treatment program, approved by the Domestic Vio (for supervised probation) attend and complete (check one)	lence Commission, reasonably available to the defendant, who shall:
	a program to be identified by the probation officer, and a this judgment to the program, which shall notify the offic	pide by the program's rules. The probation officer shall send a copy of er if the defendant fails to participate or is discharged for violating any
☐ (2)	of its rules. (<u>for</u> unsupervised probation) attend and complete (check one)	(program name)
L (2)		program and the district attorney of that choice within ten (10) days
	of the entry of this judgment, and abide by the program's	rules. The district attorney shall send a copy of this judgment to the
		endant fails to participate or is discharged for failure to comply with the
h there is	program or its rules. s no approved abuser treatment program reasonably available	. c. it would not be in the best interests of justice to order the
	lant to complete an abuser treatment program because	o. It would not be in the best interests of justice to order the
2. As additional	Special Conditions of Probation, the defendant shall:	
	me within feet of	at any time.
	r fully with any G.S. Chapter 50B Domestic Violence Protectiv are incorporated in the "Judgment Suspending Sentence" in t	
Date	Name Of Presiding Judge (type or print)	Signature Of Presiding Judge

	In The General Court Of Justice ☐ District ☐ Superior Court Division							
STATE VERSUS								
Name Of Defendant ADDITIONAL FILE NO.(S) AND OFFENSE(S	3)							
NOTE: Use this page in conjunction with all NCAOC judgment or probationary forms, to list additional offenses of conviction, deferred prosecute conditional discharge addressed in the court's order. There are no A, B, C, D, or other variations of this form, so this page can be used an offense list from any of the related forms, for any date(s) of offense or conviction.	A, B, C, D, or other variations of this form, so this page can be used to continue							
File No.(s) Off. Offense Description Offense Date G.S. No. F/M	CL.	*Pun. CL.						
*NOTE: Enter punishment class if different from underlying offense class (punishment class represents a status or enhancement).		1						

		ADDITIONAL FILE NO.(S) AND OF	ADDITIONAL FILE NO.(S) AND OFFENSE(S)				
File No.(s)	Off.		Offense Date	G.S. No.	F/M	CL.	*Pun. CL.

*NOTE: Enter punishment class if different from underlying offense class (punishment class represents a status or enhancement).