NOTE: [Use AOC-CR-31	County _			at of Court	<u> </u>	In The Gen	oral Court	Of I	otioo					
	0 for DWI offense(s).	]					Superior			on				
	STATE VEI	RSUS		JUDGMENT SUSPENDING SENTENCE - FELONY										
Name Of Defendant				PUNISHMENT: COMMUNITY INTERMEDIATE (STRUCTURED SENTENCING)										
Race	Sex	Date O	f Birth	(For	STRU( Offenses Co				2016)					
			•			341, -1342,	- 1343,	-1343.2						
Attorney For State	1 20 / 21	nd Def. Waived Attorney	Attorney For De		<u> </u>	Appoin Retain	ed	rt Rptr I						
The defendant was four File No.(s) Off.		Offense D		ant to <i>Alford</i> ) (	Offense Date		y judge 5. <b>No</b> .	frial by	jury, o	† *Pun. Cl				
								17.00						
trier of 1 2. makes  The Court (NOTE: Block  1. makes no writte  2. makes the Dete  3. makes the Findi  4. imposes senten  G.S. 90-95(h  5. adjudges the de  a habitual bre  G.S. 14-50.2 based on the de  7. finds enhancem  G.S. 14-50.2 based on the above- forth on the atta  8. finds the above-  (Iff No. 7 not for  9. finds that a  10. finds this is an oral defined by G  11. (offenses committed and that the this issue by the this issue by the court finds the C	ermined, pursuant to precord level point fact beyond a reason prior record level on prior record level on prior record level of a MUST be che in findings because rmination of aggrangs of Extraordina ce under G. ()(5a), pursuant to fendant to be (cheeraking and enterinent pursuant to: (2 (gang misdement pursuant to: (	o G.S. 15A-1340.1 cunder G.S. 15A-1 cunder G.S. 90-95(eanor).  G.S. 90	4, the prior record policy of the prior required.  imposed is within the string factors on the attache forth on the attached ursuant to its finding e attached AC habitual felon to be to the prior record of	points of the defined on the determination to this issues the presumptive attached AOC-CR-60 gd that the defended of the control of the contr	endant to be	tences authorize vided substantiner than the prince that the prince the adaptive and the defense and the defen	al assistance ncipal felony (domestic viole on. pecial conditattached AOC of a minor. 603D, Page that it shall kndant had a a sa defined in sade on the eet gang activito consent.	S. 15A-  (no high ence).  This ions of C-CR-6  Two, Si pe repor	probatil 15, Side de Two rted to al relati 14-50.1 minatio	Class Consette Two.				
<b>—</b>		d abuse or assau	•	•		ninor. G.S. 15A	-1382.1(a1).			offense				
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15. finds that the off The Court, having cons consolidated for judgme for a minimum term of This sentence shall: The defendant shall be toward the senten  Subject to the condition probation for 1. The Court finds	idered evidence, a ent and the defend month run at the expiration given credit for idee imposed above is set out below, th months. that a longer that it is NOT application shall beging shall comply with the shall provide a DNA of the Clerk of St.	reguments of courant be imprisonents for courant be imprisonents for on of sentence imprisonents for capacitation of the capac	alt or an act defined insel and statement desired and statement desired a maximum term of a maximum term of posed in file number of the confinement required for space of the country of t	in G.S. 50B-1 of defendant,  of	(a) against a n Orders that the months in the date of this Jud in set forth on A NCE e defendant is a than that which Supervision and f) for intermedi eration at at at a sign required) NS v, plus the prob	gment as a research control of the gment as a research correct of the gment as a research correct of the gment as a research correct of the gment of the expiration of the gment of the expiration of the gment of th	NC DAC.  Sult of this cha, Page Two.  Supervised  G.S. 15A-13 authority to in t.  of the sentence	u u u u u u u u u u u u u u u u u u u	nsuper  ny of the case	pplied vised ne				
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				BATION - G.S. 15A-134		
explosive device equip the defendant is unknown to the secondary in the probation office defendant's person to be required to the defendant's person to be required to the defendant's person to be required to the defendant by a listed in G.S. 14-defendant by a list	or other deadly weapon list and for suitable employmer photographs, including phase on supervised probation, upervising probation office ted by the Court or the pureasonable inquiries by the cer if the defendant fails to an and of the defendant's was submit to any other searcehicle, upon a reasonable 269 without written permissions and physician and is in allers of any such illegal druused. (13) Supply a breatt for purposes directly relate rivision and Reentry of the ten into custody outside of	sted in G.S. 14-269. (3) Re it, and abide by all rules of otographs of the defendant the defendant shall also: (7) Remain within the ju- obation officer to the office e officer and obtain prior a obtain or retain satisfactor ehicle and premises while h that would otherwise be suspicion that the defendation of the court. (12) Not the original container with ugs or controlled substance, urine, or blood speciment do to the probation supervi- Department of Adult Corre- this State for failing to con-	emain gainfully and suite of the institution. (4) Satis ont's face, scars, marks, (6) Not abscond, by will risdiction of the Court urer at reasonable times a pproval from the officer ry employment. (10) Sulter the defendant is present unlawful. (11) Submit to ant is engaged in criminates, possess, or control the prescription number the prescription number is and not knowingly but for analysis of the possion. If the results of the ection for the actual cost mply with the conditions	bly employed or faithfully pursue fy child support and family obligate and tattoos, to be included in the cully avoiding supervision or by will less granted written permission to the places and in a reasonable martor, and notify the officer of, any clomit at reasonable times to warrant, for purposes directly related to a warrantless searches by a law er all activity or is in possession of a fany illegal drug or controlled subset or present at or frequent any place is present at or frequent any place is presence of prohibited drugs analysis are positive, the probations of drug or allcohol screening and	a course of sions, as requiefendant's refully making a leave by the inner, permit hange in additional additional and in the second stance unlessitate with any where such or alcohol where may be I testing. (14	the defendant's whereabouts e Court or the probation officer. The officer to visit at reasonable dress or employment. (9) Notify less by a probation officer of the n supervision, but the defendant may officer of the defendant's person and of one of the device, or other deadly weapon is it has been prescribed for the y known or previously convicted users, illegal drugs or controlled substances when instructed by the defendant's required to reimburse the Division of ) Waive all rights relating to extradition
	d AOC-CR-603D, Page	Two, Side Two.				illidings and orders on the
		SPECIAL CONDIT	TIONS OF PROB	ATION - G.S. 15A-1343	3(b1)	
16. Surrence a motor a motor 17. Succes 18. Comple coordin to be and bef 19. Report particip other th 20. Not ass "Contact pager, 21. Abstain found th 22. Other:	er the defendant's drive vehicle for a period of sfully pass the General te	ers license to the Clerk or u  Education Developme f community service di by G.S. 143B-1483 is to the schedule set out  ion, counseling, treatm of those programs unt be found in or on the pr ant-initiated contact, dir machine or through ar ion and submit to cont assessment has identif	of Superior Court for until relicensed by the int Test (G.E.D.) during the first and the because under Monetary Concepts, or education profil discharged. The remises or workplace fect or indirect, by any other person, except inuous alcohol monitoried defendant's alcohol	Division of Motor Vehicles, we gethe first month days of the period of prose it is assessed in a case additions on the reverse we grams recommended as a rest of, or have any contact with _ means, including, but not lim	Division of thichever is sof the perbation, as judicated drithin	Motor Vehicles and not operate s later.  Priod of probation. directed by the judicial services luring the same term of court.  days of this Judgment  evaluation, and comply with all  ephone, personal contact, e-mail,
		OPDER O	F COMMITMENT	APPEAL ENTRIES		
officer of until the	ause the defendant to l defendant shall have o	deliver two certified cope delivered with these complied with the condappeal from the judgments.	pies of this Judgment copies to the custod itions of release pend ent of the trial court to	and Commitment to the sheri	reverse to	serve the sentence imposed or
'			SIGNATURE OI	JUDGE		
Date	Name Of Pres	siding Judge (type or print		Signature Of Presiding Judg	ge	
		namy caage (type or pinn)	,	orginates of the soluting data.		
			CERTIFICA	TION		
1. Appella 2. Judgme (additio 3. Felony (AOC-C 4. Extraor 5. Restitut (AOC-C	te Entries (AOC-CR-35 ant Suspending Sentend nal conditions of probate Judgment Findings Of AR-605) dinary Mitigation Finding ion Worksheet, Notice AR-611)	ce (AOC-CR-603D, Pation) Aggravating And Mitigates (AOC-CR-606) And Order (Initial Sente	ge Two)	plete copy of the original whice 6. Judicial Findings As To R 7. Judicial Findings And Ord Sentence (AOC-CR-615, 8. Convicted Sex Offender F 9. Additional File No.(s) And 10. Other:	equired DN ler For Sex Side Two) Permanent Offense(s	NA Sample (AOC-CR-319)  COffenders - Suspended  No Contact Order (AOC-CR-620)  (AOC-CR-626)
Date	Date Certified Copie	s Delivered To Sheriff	Signature Of Clerk		☐ Dep	outy CSC Asst. CSC

**SEAL** 

Clerk Of Superior Court

				ST	ATE	VERSU	S					File	No.					
Name C	of Defendant	t																
NOTE	AOC-CI "Condition Dischar	<b>R-619D</b> , onal Dis ge Unde	"Condit charge er G.S. 1	tional Dis Under G 15A-134′	schai .S. 9 I (a4)	rge Under ( 0-96(a1)"; "; <b>AOC-CR</b>	Suspending S G.S. 90-96(a) AOC-CR-628 8-633D, "Cond committed o	"; <b>AO</b> B <b>D</b> , "O ditiona	C-CR-6 Condition al Disch	<b>21D</b> , "C nal Disch arge Un	ondit narge der (	tional Disc e Under G	harge Un .S. 14-204	der G.S. 4(b)"; <b>AO</b>	14-50.29 <b>C-CR-63</b>	9"; <b>AOC-</b> <b>32D</b> , "Co	CR-6 nditio	<b>27D</b> , nal
							MEDIATE											
case(s	s), the defe Submit to rules, regunder Mo	endant s house a ulations	hall also arrest wi , and dir Condition	comply ith electr rections	with onic of the def <u>er</u>	the following monitoring probation	conditions of ng conditions , remain at the officer regard eave the reside of study	of produced of the delignment	obation, endant's such mo	which r s resider nitoring, followin	nay k nce fo and	oe impose or a period pay the fe	d for any o d of ees prescr	communit 	ty or inte lays, [ .S. 15A-	ermediate month 1343(c)	e pun ns, ab as pr	ishment. ide by all ovided
2.	2. Complete hours of community service during the first days of the period of probation, as directed by the judicial services coordinator. The fee prescribed by G.S. 143B-1483 is not due because it is assessed in a case adjudicated during the same term of court to be paid pursuant to the schedule set out under Monetary Conditions in the "Judgment Suspending Sentence." within days of this Judgment and before beginning service.  Other:																	
3.	local confin	nement fa eriods of	cility). confinem	and and entimpos	pay j ed he	ail fees. There must be	n the custody ne defendant of for two-day or the on. To impose s	shall hree-d	report ir lay conse	n a sobe ecutive pe	r cor eriods	ndition to s , only, for n	o more thai	n six days i	in a single	e month, a		_ (other no more
	Date		Hour	□ AM □ PM	for	☐ 2 days ☐ 3 days	Date		Hour	□ AM □ PM	for	☐2 days ☐3 days	Date		Hour	□ AM □ PM	I tor I	☐ 2 days ☐ 3 days
	Date		Hour	□ AM □ PM	for	☐ 2 days ☐ 3 days	Date		Hour	□ AM □ PM	for	☐2 days ☐3 days	Date		Hour	□ AM □ PM		☐2 days ☐3 days
	Date		Hour	□ AM	for	☐2 days ☐3 days	Date		Hour	□ AM	for	☐2 days ☐3 days	Date		Hour	□ AM	for	☐ 2 days ☐ 3 days
4.	Obtain a	substan	ce abus	e assess	men	t, monitorir	ng, or treatme	nt as	follows	:								
6.	found that Participate	t a subs e in an e	tance al educatio	buse ass onal or vo	essr	nent has id onal skills c	continuous ale entified defen levelopment p	ndant' orogra	's alcoho am as fo	ol depen ollows:	deno	cy or chror	nic abuse.	days,	m	onths, th	e Coi	urt having
7.	Submit to	satellite	e-based	monitori	ng, it		n the attache											
<u>Se</u> nte	Special For the de (1) Obey t Departme seventy-tv A. Se	Probate Probat	he above ion - G s active and reg blic Safe hours of active ter C. pecial prol	sentences sentences culations of ty, gover f the deferm of Sheriff of bation ma	s), the A-13: e as a cof the ning enda	any special e defendan 51 a condition e Division of the conduc nt's discha	, community, t shall also consider special probes. Frisons of the tof inmates we true from the arrays Other: DAC for (i) a not shall be shal	or intomply  cation  e Dep  hile in  active  nths	termedia with the n, the def partment mprisone term of ho	e following fendants of Adult ed. (2) Refirmed in the control of t	itions in shall of Corresport nme the content of th	s of proba itermediate comply wit ection and to a proba nt. custody of	e punishmed puni	nent(s) un dditional re ble, the D r in the St	der G.S egular co ivision of ate of No	. 15A-13 Inditions If Juvenile Orth Caro	40.11 of pro Justi llina v	bation: ce of the vithin
	B. The	e defen	dant sha			sober conc	of the Departm	servi	ing his/h			<b>D</b> :	15.7			110		
	De		Date			Hour	□ AM □ PM	С	custody	until:		Day	Date			Hour		□ AM □ PM
	D. Thi	nsecutiv is term s y jail fee	e weeks shall b <u>e</u>	s, and sh served a	all re it the	emain in cu direction o	er condition to stody during to the probation ommended.	the sa on offi	ame hou icer with	urs each iin	wee		npletion o	f the active	e term o	ordered.		_

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Comply with the rules of the program adopted pursuant to Chapter 7A, Article 62, of the General Statutes, and report on a regular basis as directed to participate in court supervision and any screening, evaluation, and treatment ordered by the court. Other:

## INTERMEDIATE CONDITIONS OF PROBATION - G.S. 15A-1343(b4)

If subject to intermediate punishment, the defendant shall, in addition to the terms and conditions imposed above, comply with the following intermediate conditions of probation. (1) If required by the defendant's probation officer, perform community service under the supervision of the Division of Community Supervision and Reentry, and pay the fee required by G.S. 143B-1483, but no fee shall be due if the Court imposed community service as a special condition of probation and assessed the fee in this judgment or any judgment for an offense adjudicated in the same term of court. (2) Not use, possess, or control alcohol. (3) Remain within the defendant's county of residence unless granted written permission to leave by the court or the defendant's probation officer. (4) Participate in any evaluation, counseling, treatment, or educational program as directed by the probation officer, keeping all appointments by abiding by the rules, regulations, and direction of each program.

## 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)

				not defined as intermediate punishments under G.S. 15	A-13	40.11(6).
				of the three sets of conditions below.		40.40(1.0)
				litions For Reportable Convictions - G.S. 1	5A-	1343(02)
				anly for a reportable conviction under G.S. 14-208.6. Is been convicted of an offense which is a reportable con	victi	on as defined in G.S. 11-208 6(4) and must
				s a sex offender and enroll in satellite-based monitoring i		
						e a prescribed course of psychiatric, psychological, or other
				ve treatment as ordered by the court.	•	
	_			unicate with, be in the presence of, or found in or on the		
	L	d.		finds physical, mental, or sexual abuse of a minor) Not reside	ın a l	nousehold with
				r sexual abuse) any minor child.	the	child(ren) named below, for whom the court expressly finds that it is
			un	likely that the defendant's harmful or abusive conduct willow to reside in the same household with the probatione	ill rec	ur and that it would be in the best interest of the child(ren) named ame minor child(ren) with whom the probationer may reside in the same
		۵		usehold): reasonable times to warrantless searches by a probation	offic	er of the defendant's person, of the defendant's vehicle and
		С.				sm which may contain electronic data, while the defendant is
				r the following purposes which are reasonably related to		
		f.	Other:			
	, ,	Spec	ial Cond	litions For Offenses Involving The Sexual	Δhu	se Of A Minor - G.S. 15A-1343(b2)
ш.				f offense involved sexual abuse of a minor but is <b>not</b> a re		
				s been convicted of an offense involving the sexual abus		
		a.			nplet	e a prescribed course of psychiatric, psychological, or other
				ve treatment as ordered by the court.		de la constitución de de la constitución de la cons
				unicate with, be in the presence of, or found in or on the in a household with any minor child. (G.S. 15A-1343(b2)		ilses of the victim of the offense.
						er of the defendant's person, of the defendant's vehicle and
		٠.				sm which may contain electronic data, while the defendant is
			present, fo	r the following purposes which are reasonably related to	the	defendant's probation supervision:
		e.	Other:			
	N	he de a. b. c.	E: Impose it if	f offense involved physical or mental abuse of a minor but is been convicted of an offense involving the physical or in such evaluation and treatment as is necessary to convert eatment as ordered by the court. Unlicate with, be in the presence of, or found in or on the in a household with by minor child. By minor child other than the child(ren) named below, for immful or abusive conduct will recur and that it would be in the probationer. (Name minor child(ren) with we reasonable times to warrantless searches by a probation	menting the mentin	e a prescribed course of psychiatric, psychological, or other nises of the victim of the offense.  In the court expressly finds that it is unlikely that the defendant's best interest of the child(ren) named below to reside in the same the probationer may reside in the same household):  The offendant's person, of the defendant's vehicle and sm which may contain electronic data, while the defendant is
				ADDITIONAL CONDITIONS FOR	R D	OMESTIC VIOLENCE
П·	1. F	Pursua	ant to its fin	ding that the defendant is responsible for acts of domest		
Ш	' <u>[</u>		there is an	abuser treatment program, approved by the Domestic V r supervised probation) attend and complete (check one)	/ioler	nce Commission, reasonably available to the defendant, who shall:
						e by the program's rules. The probation officer shall send a copy of the defendant fails to participate or is discharged for violating any
			(2) (fo	r unsupervised probation) attend and complete (check one)		(program name)
					ne pr	ogram and the district attorney of that choice within ten (10) days
						les. The district attorney shall send a copy of this judgment to the
					efenc	lant fails to participate or is discharged for failure to comply with the
	Г	٦ ـ	thora i	program or its rules.	do	a it would not be in the heat interests of instinct to and an in-
	L	D.		approved abuser treatment program reasonably availabt to complete an abuser treatment program because	ne.	c. it would not be in the best interests of justice to order the
$\square$ :	2. A	s adr		cial Conditions of Probation, the defendant shall:		·
	Ī	a.	not come v	within feet of		at any time.
	. [			y with any G.S. Chapter 50B Domestic Violence Protecti		
	abov	e con	ditions are	incorporated in the "Judgment Suspending Sentence" in	the	
Date				Name Of Presiding Judge (type or print)		Signature Of Presiding Judge

	In The General Court Of Justice ☐ District ☐ Superior Court Division										
STATE VERSUS											
	ADDITIONAL FILE NO.(S) AND OFFENSE(S)										
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).