STATE OF NORTH CAROLINA					File No.								
County					5	eat Of Court	eat Of Court In The General Court Of Justic				on		
		STATE \	/ERSUS	S									
Name Of Defendant						CONDI	τιοι		ARGE UN	DER G.S	. 90-9	6(a)	
Drivers License No.	Drivers License No. State Race					-	(For Offenses Committed Dec. 1, 2009 – Nov. 30, 201						
Date Of Birth Full Social Security No. Age At Time Of				Of Offense						G.S. 9	90-96(a)		
					Def. Waived Attorney	ed Attorney For Defendant Appointed Crt Rptr Initials Retained							
The defendant was found guilty/responsible, pursuant to plea (olea (🗌 purs	uant to Alford)	(of	f no contest)	trial by judg	e 🗌 trial b	y jury, o	f	
File No.(s)	Off.			Offense Des	scription			Offense Date	G.S	. No.	F/M	CL.	
					FIN	DINGS							
Chapter 90 2. the defenda a misder a misder a felony 3. the defenda 1. The Court, Orders that months (ma Two, requir 2. The Court fi G.S. 15A-13 3. The Court fi 4. The defenda 5. Upon violati otherwise p dismiss the	 the defendant has not previously been convicted of any felony offense under any State or federal laws, of any offense under Article 5 of Chapter 90 of the General Statutes, or any offense under any statute of the United States or any state related to those substances included in Article 5 or 5A of Chapter 90 or to that paraphernalia included in Article 5B of Chapter 90. the defendant pled guilty to or was found guilty of a misdemeanor under Article 5 by possessing a controlled substance included within Schedules I through VI of Article 5. a misdemeanor under Article 5B by possessing drug paraphernalia as prohibited by G.S. 90-113.22. a felony under G.S. 90-95(a)(3). the defendant has not previously received a discharge and dismissal under G.S. 90-96 or G.S. 90-113.14. DEFERRAL OF PROCEEDINGS AND PLACEMENT ON PROBATION The Court, without entering a judgment of guilt and with the consent of the defendant as indicated by the defendant's signature on the reverse, Orders that further proceedings in this matter be deferred and places the defendant on												
				to determine fu		CONDITIO							
The defendant sha probation above, p					al Amount Du	e" shown below	<i>v</i> , plu	s the probation s by the court as fo		e if placed on	supervis	sed	
Costs \$	Fine \$		Restitution* \$	* Attorney \$	y's Fees	Comm Serv Fee	Eł \$	HA Fee	Appt Fee/Misc \$	Tota \$	l Amount	Due	
	s just ca	ause to waive	e costs, as	s ordered on the	attached	AOC-CR-61	8.	Other:					
Upon payment	of the '			•	,			unsupervised pro					
NOTE: Any probable explosive device, or equip the defendant If the defendant is or probation officer. (6) reasonable times, ar (7) Notify the probati a facility maintained vehicle and premises that would otherwise Adult Correction and	other dea for suital <u>n supervi</u> Report a nswer all on office by the Se s while the be unlaw	Igment may be adly weapon lis ble employmer sed probation, is directed by t reasonable inc r if the defenda ection of Prisor le defendant is wful. Wheneve	e extended j sted in G.S. it, and abid <u>the defend</u> he Court or quiries by th ant fails to o ns. (9) Subr present, fo r the warran	pursuant to G.S. 1. , 14-269. (3) Remains the by all rules of the lant shall also: (5) for the probation officies and officer and obtain obtain or retain satistic mit at reasonable to propurposes directly intless search consist of drug screening	5A-1342. The in gainfully and e institution. (4) Remain within cer to the office in prior approva sfactory emplo imes to warran y related to the sists of testing f g and drug test unmarked square	defendant shall: (' I suitably employu Satisfy child supp he jurisdiction of r at reasonable tii Il from the officer yment. (8) At a tir dless searches by probation superv or the presence o	1) Con ed or fa port ar the Co mes ar for, an ne to b r a prob ision, b ision, b f illega are pos	mit no criminal offe aithfully pursue a co ad family obligations ourt unless granted ad places and in a r d notify the officer of be designated by the bation officer of the but the defendant m al drugs, the defend sitive. (10) Submit t	ense in any jurise ourse of study or s, as required by written permissi easonable mani of, any change i e probation offic defendant's per day not be requir ant may be requ	r vocational trai v the Court. on to leave by t ner, permit the c n address or en er, visit with the son and of the red to submit to uired to reimbur	ning, that he Court officer to poloymen probatio defendan any othe se the Div	will or the visit at t. n officer t's r search vision of	

known or previously convi		a reasonable suspicion that the defendant is engaged in criminal activity or is in possession of a firearm, written permission of the court. (11) Not use, possess, or control any illegal drug or controlled substance and is in the original container with the prescription number affixed on it; not knowingly associate with ar	
illegal drugs or controlled		hillegal drugs or controlled substances; and not knowingly be present at or frequent any place where suc	
		DF PROBATION - G.S. 15A-1343(b1), 143B-704(c)	
 12. Surrender the d a motor vehicle 13. Successfully pa 14. Complete coordinator. The not due beca to be paid Discharge and I 15. Report for initial participate in all other therapeut 16. Not assault, thre "Contact" include 	efendant's drivers license to the Clerk of for a period of or unt ss the General Education Development hours of community service durin e fee prescribed by G.S. 143B-708 is ause it is assessed in a case adjudicated pursuant to the schedule set out un before beginning service. evaluation by further evaluation, counseling, treatmen c requirements of those programs until c eaten, harass, be found in or on the pren es any defendant-initiated contact, direct	nder Monetary Conditions on the reverse. within days of this Conditional ent, or education programs recommended as a result of that evaluation, and comply with all	,
18. Comply with the		n are set forth on AOC-CR-603B, Page Two.	
		SNATURE OF DEFENDANT	
By signing below, the c	Signature Of Defendant	der deferring further proceedings and placing the defendant on probation.	
		SIGNATURE OF JUDGE	
Date	Name Of Presiding Judge (type or print)	Signature Of Presiding Judge	
		CERTIFICATION	
in this case. 1. Judgment Suspe	-	nd the attachment(s) marked below is a true and complete copy of the original which is on fil Two) (additional conditions of probation) cing) (AOC-CR-611)	e
Date Na	me (type or print)		
		Signature Of Clerk Deputy CSC Asst. CSC Clerk Of Superior Court SEAL	

	STATE V	File No).						
Name Of Defendant									
		INTERME	DIATE PUNISHMENT	S					
In addition case(s), tl intermedia 1. Sp (1) to	se this page with AOC-CR-603B , "Judgment Conditional Discharge Under G.S. 90-96(a)"; D-96(a1)"; AOC-CR-632B , "Conditional Disch committed from Dec. 1, 2009 through Nov. In to complying with the regular and any he defendant shall also comply with the ate punishments by G.S. 15A-1340.11(Decial Probation - G.S. 15A-1351 or the defendant's active sentence as a co) Obey the rules and regulations of the Di a probation officer in the State of North C] A. Serve an active term of	AOC-CR-621B, "Condi arge Under G.S. 15A-1 30, 2011. special conditions of following special co 6). ondition of special provision of Adult Correct carolina within sevent days mo	tional Discharge Under G.S. 14- 1341(a4)"; or AOC-CR-633B , "Co of probation set forth in the "J onditions of probation and con obation, the defendant shall co ction and Juvenile Justice gov ty-two (72) hours of the defend in the cus on the set of the set	50.29"; AOC onditional Di ludgment S nditions of <u>omply with</u> rerning the	C-CR-627B, "Conditional E ischarge Under G.S. 15A- Suspending Sentence" special probation, whi these additional regular conduct of inmates whi harge from the active te	Discharge Unde 1341(a5)"; for c entered in the ch are defined conditions of le imprisoned.	r G.S. offenses e above d as <u>probation</u> : (2) Report		
	 N.C. DACJJ. Sheriff of thi (NOTE: Noncontinuous periods of spe Oct. 1, 2014, may not be served in DAC B. The defendant shall report in a sob 	cial probation may not : CJJ.)	be served in DACJJ. Also, specie	al probation	imposed in misdemeanor	sentences on c	or after		
	Day Date	Hour 🗌 AM	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 releas H. Other: 	iin in custody during ection of the probati	the same hours each week	until comp _ 🗌 days	letion of the active tern	n ordered.			
Att	esidential Program - G.S. 15A-134 tend or reside in		I3(b1)(2) and after care regulations of		<i>ne program)</i> residential p ram.	program for a	period of		
Be ab as de	Duse Arrest With Electronic Mon a assigned to house arrest and electroni ide by all rules, regulations, and direction provided under Monetary Conditions. The fendant's probation officer: employing ther:	ic monitoring and reports of the probation	main at the defendant's resid officer regarding such monito	lence for a oring, and llowing pu	pay the fees prescribe rpose(s) and as otherv				
Su Co	tensive Supervision - G.S. 15A-1 ubmit to intensive supervision pursuant immunity Corrections), and comply with the her:	to G.S. 143B-704(c)	, for a period of	months (6		ed by the Sectic	on of		
Re	ay Reporting Center - G.S. 15A-13 eport as directed by the probation office id regulations of that program. her:				days,months,	and abide	by all rules		
Co Sp	rug Treatment Court - G.S. 15A-1 omply with the rules adopted for the pro ecified time to participate in court super ther:	gram as provided fo	r in Article 62 of Chapter 7A			rt on a regula	r basis for a		
	INTERMEDI	ATE CONDITIO	NS OF PROBATIONS	- G.S. 1	5A-1343(b4)				
(1) If requir G.S. 143B- offense adj	o intermediate punishment, the defendant sha red by the defendant's probation officer, perfo -708, but no fee shall be due if the Court impo judicated in the same term of court. (2) Not u v the court or the defendant's probation officer	all, in addition to the ter rm community service osed community servic use, possess, or control	ms and conditions imposed about under the supervision of the Sec e as a special condition of probal I alcohol. (3) Remain within the c	ve, comply v tion of Com tion and ass defendant's	with the following intermed imunity Corrections, and p sessed the fee in this judg county of residence unles	ay the fee requ ment or any jud s granted writte	ired by gment for an n permission		

keeping all appointments by abiding by the rules, regulations, and direction of each program. Material opposite unmarked squares is to be disregarded as surplusage. (Over) AOC-CR-603B, Page Two, Rev. 12/17, © 2017 Administrative Office of the Courts

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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)

NOTE: The following are not defined as intermediate punishments under G.S. 15A-1340.11(6).
NOTE: Select only one of the three sets of conditions below.
1. Special Conditions For Reportable Convictions - G.S. 15A-1343(b2)
NOTE: Impose only for a reportable conviction under G.S. 14-208.6. The defendant has been convicted of an offense which is a reportable conviction as defined in G.S. 14-208.6(4) and must
a. Register as a sex offender and enroll in satellite-based monitoring if required on the attached AOC-CR-615, Side Two.
b. Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other
rehabilitative treatment as ordered by the court.
 c. Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense. d. (if the Court finds physical, mental, or sexual abuse of a minor) Not reside in a household with
(1) (for sexual abuse) any minor child.
(2) (for physical or mental abuse) any minor child other than the child(ren) named below, for whom the court expressly finds that it is
unlikely that the defendant's harmful or abusive conduct will recur and that it would be in the best interest of the child(ren) named below to reside in the same household with the probationer. (Name minor child(ren) with whom the probationer may reside in the same
household):
e. Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle and
premises, and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant is
present, for the following purposes which are reasonably related to the defendant's probation supervision:
f. Other:
2. Special Conditions For Offenses Involving The Sexual Abuse Of A Minor - G.S. 15A-1343(b2)
NOTE: Impose if offense involved sexual abuse of a minor but is not a reportable conviction.
The defendant has been convicted of an offense involving the sexual abuse of a minor and must
 Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other rehabilitative treatment as ordered by the court.
b. Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.
c. Not reside in a household with any minor child. (G.S. 15A-1343(b2)(4))
d. Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle and
premises, and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant is present, for the following purposes which are reasonably related to the defendant's probation supervision:
e. Other:
3. Special Conditions For Offenses Involving The Physical Or Mental Abuse Of A Minor - G.S. 15A-1343(b2)
NOTE: Impose if offense involved physical or mental abuse of a minor but is not a reportable conviction and did not involve sexual abuse.
The defendant has been convicted of an offense involving the physical or mental abuse of a minor and must
 Participate in such evaluation and treatment as is necessary to complete a prescribed course of psychiatric, psychological, or other rehabilitative treatment as ordered by the court.
b. Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.
c. <u>No</u> t reside in a household with
(1) any minor child.
(2) any minor child other than the child(ren) named below, for whom the court expressly finds that it is unlikely that the defendant's harmful or abusive conduct will recur and that it would be in the best interest of the child(ren) named below to reside in the same
household with the probationer. (Name minor child(ren) with whom the probationer may reside in the same household):
d. Submit at reasonable times to warrantless searches by a probation officer of the defendant's person, of the defendant's vehicle and
premises, and of the defendant's computer or other electronic mechanism which may contain electronic data, while the defendant is
present, for the following purposes which are reasonably related to the defendant's probation supervision:
e. Other:
ADDITIONAL CONDITIONS FOR DOMESTIC VIOLENCE
1. Pursuant to its finding that the defendant is responsible for acts of domestic violence, the Court further finds that: a. there is an abuser treatment program, approved by the Domestic Violence Commission, reasonably available to the defendant, who shall:
(1) (for supervised probation) attend and complete (check one) (program name)
a program to be identified by the probation officer, and abide by the program's rules. The probation officer shall send a copy of
this judgment to the program, which shall notify the officer if the defendant fails to participate or is discharged for violating any of its rules.
(2) (for unsupervised probation) attend and complete (check one) (program name)
a program chosen by the defendant, who shall notify the 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
program, which shall notify the district attorney if the defendant fails to participate or is discharged for failure to comply with the program or its rules.
b. there is no approved abuser treatment program reasonably available.
defendant to complete an abuser treatment program because
2. As additional Special Conditions of Probation, the defendant shall:
b. comply fully with any G.S. Chapter 50B Domestic Violence Protective Order in effect.
The above conditions are incorporated in the "Judgment Suspending Sentence" in the above case(s) and made a part thereof.
Date Name Of Presiding Judge (type or print) Signature Of Presiding Judge
Material opposite unmarked squares is to be disregarded as surplusage.

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STATE OF NORTH CAROLINA

Name Of Defendant

File No.

District

_ County

STATE VERSUS

ADDITIONAL FILE NO.(S) AND OFFENSE(S)

In The General Court Of Justice

Superior Court Division

		of the related forms, for any date(s) of offense o				•	*D.
ile No.(s)	Off.	Offense Description	Offense Date	G.S. No.	F/M	CL.	*PL Ci

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

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

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