STATE	OF NO	ORTH CA			File No.								
		County _	Seat Of Court	In The General Court Of Justice ☐ District ☐ Superior Court Division									
		STATE VER	RSUS										
Name Of Defenda	nt					CONDIT	ION	AL DISCH	ARGE	UNDEF	R G.S.	90-9	6(a)
Drivers License N			es Committ										
Date Of Birth		Full Social Security	y No.	Age At Time	Of Offense							G.S. 9	0-96(a)
Attorney For State	Attorney For Def	fendan											
The defendant	was found	guilty/responsib	le, pursuar	nt to	plea (pur	suant to <i>Alford</i>) (of r	no contest)	trial by	udge [trial by	/ jury, of	f
File No.(s)	Off.		0	ffense Des	scription			Offense Date		G.S. No.		F/M	CL.
	,				FIN	DINGS							
Chapter 2. the defer a mis a mis a felo 3. the defer 1. The Cou Orders th months (Two, req 2. The Cou G.S. 15A 3. The Cou 4. The defe 5. Upon vio otherwise dismiss the defer	90 or to the dant pled demeanor demeanor ny under (adant has adant sha lation of a de provided he procee	at paraphernalia guilty to or was funder Article 5 bunder Article 5 B 3.S. 90-95(a)(3). not previously reconstruction of proceedings in the syears, G.S. 15A-tit it is NOT approfor community put a longer ll provide a DNA term or condition against the defedings against the	included ir found guilty by possess by possess by possess by possess received a diagram of guilth his matter I in 1342(a)) a priate to depunishmen short sample pun of probatic endant. Upde defendan	n Article 5E y of sing a contrassing drug ischarge at FPROCE t and with the deferred sprovided elegate to at or G.S. 1 ter perioursuant to C ion by the confulfillment.	of Chapter colled substate paraphernal dismissal EEDINGS. The consent dand places for a	and States or any stago. Ince included withing a sprohibited by under G.S. 90-96 AND PLACEN In the defendant at the defendant on the incommunity punish of Community Correspondence of the increase of the court reserves and conditions (s) or as otherwise (s).	in School (G.S.) Gor G MEN as indi ment. rrectic punisl an tha requ the a by the	nedules I through 90-113.22 or 90-113.14. TON PROBlicated by the delignment on the authority nament. It which is specified) uthority to enter the defendant, the	BATION Efendant's unsup liate punis y to imposified in G. r an adjuce Court sl	signature ervised shment (A se any of the S. 15A-13 dication of the shall discharge)	e on the probation of the requisition of the requis	reverse, on for _ 603D, F rements d proceed defenda	Page s in ed as ant and
on (date)				etermine fu	Ilfillment of the	ne terms and cond	ditions						
MONETARY CONDITIONS The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" shown below, plus the probation supervision fee if placed on supervised probation above, pursuant to a schedule													
Costs \$	Fine \$	Resti \$	itution*	Attorne	y's Fees	Comm Serv Fee \$	EHA \$	\ Fee	Appt Fee/I	Misc	Total \$	Amount	Due
*See attached "Restitution Worksheet, Notice And Order (Initial Sentencing)" AOC-CR-611, which is incorporated by reference. The Court finds just cause to waive costs, as ordered on the attached AOC-CR-618. Other:													
		RE	GULAR	CONDIT	IONS OF	PROBATION	- G.	S. 15A-1343	3(b)				
explosive device, equip the defendation of digitized of the defendant is unknown to the s (8) Report as directimes, answer all the probation office	or other deant for suita photographs on supervupervising perceed by the reasonable per if the de	adly weapon listed ble employment, arns, including photogised probation, the probation officer. (7) Court or the probainquiries by the offendant fails to obta	in G.S. 14-2 nd abide by graphs of the defendant s) Remain with the defendant store the defendant store and obtain or retain	269. (3) Remall rules of the defendant shall also: (6) thin the juris of the officer tain prior appropriations.	nain gainfully a ne institution. (s face, scars,) Not abscond diction of the (at reasonable proval from the employment.	defendant shall: (1) nd suitably employe 4) Satisfy child suppmarks, and tattoos, the by willfully avoiding Court unless granted times and places an officer for, and notif (10) Submit at reaso spresent, for purpos	ed or factor or factor or factor or factor f	aithfully pursue a of damily obligation on cluded in the defivision or by willfurn permission to learn officer of, any chatimes to warrantle	course of some, as requified ant's really making eave by the ner, permitinge in addiess searches	tudy or voc fred by the ecords. the defenda Court or the the officer to ress or emples by a pro	ational tra Court. (5) ant's when he probation to visit at in poloyment. bation offi	eabouts on officer easonab (9) Notificer of the	at will to the r. ole y

not be required to submit to any other search that would otherwise be unlawful. (11) Submit to warrantless searches by a law enforcement officer of the defendant's person and of the defendant's vehicle, upon a reasonable suspicion that the defendant is engaged in criminal activity or is in possession of a firearm, explosive device, or other deadly weapon listed in G.S. 14-269 without written permission of the court. (12) 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 such illegal drugs or controlled substances; and not knowingly be present at or frequent any place where such illegal drugs or controlled substances are sold, kept, or used. (13) Supply a breath, urine, or blood specimen for analysis of the possible presence of prohibited drugs or alcohol when instructed by the defendant's probation officer for purposes directly related to the probation supervision. If the results of the analysis are positive, the probationer may be required to reimburse the Division of Adult Correction and Juvenile Justice for the actual costs of drug or alcohol screening and testing. (14) (applies only if judgment deferred for felony) Waive all rights relating to extradition proceedings if taken into custody outside of this State for failing to comply with the conditions imposed by the court.

	SPECIAL	CONDITION	IS OF PROBATIO	N - G.S. 15A-1	1343(b1)	
15. Surrender the amotor veh 16. Successfully 17. Complete coordinator. not due look to be paid Discharge at the participate in other therape 19. Not assault, "Contact" in pager, gift-general 20. Abstain from	I also comply with the following the defendant's drivers license to icle for a period of hours of community. The fee prescribed by G.S. 143 pecause it is assessed in a case.	special condition the Clerk of State or until revelopment Teaservice during BB-708 is a adjudicated dule set out under the continuous and the premise on the premise ontact, direct of hrough any oth int to continuous	ons which the Court finuperior Court for transrelicensed by the Divisions (G.E.D.) during the first	ds are reasonably mittal/notification to on of Motor Vehicle first mlays of the period court. on the reverse. recommended as have any contact vas, including, but no or a period of	related to the defect the Division of Mees, whichever is land nonths of the period for probation, as dir within	otor Vehicles and not operate ter. d of probation. ected by the judicial services days of this Conditional aluation, and comply with all
22. Comply with	the Special Conditions Of Prob	ation which are	e set forth on AOC-CR-	603D. Page Two.		
			ATURE OF DEFEN			
By signing below, the	ne defendant consents to the fo	regoing Order o	deferring further procee	edings and placing	the defendant on	probation.
Date	Signature Of Defendant					
		010		25		
Date	Name Of Presiding Judge (t		SNATURE OF JUD	Signature Of Presiding	a Judae	
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			y cauge	
			CERTIFICATION			
I certify that this Co in this case.	nditional Discharge Under G.S.	90-96(a) and th	ne attachment(s) mark	ed below is a true	and complete copy	y of the original which is on file
1. Judgment Su 2. Restitution V	Ispending Sentence (AOC-CR-forksheet, Notice And Order (In e No.(s) And Offense(s) (AOC-forksheet)	itial Sentencing	, ,	s of probation)		
Date	Name (type or print)	Si	ignature Of Clerk		Deputy Clerk C	CSC Asst. CSC SEAL

NOTE TO CLERK: Upon entry of a final order discharging the defendant and dismissing the charge(s) against him/her, forward a certified copy of this Conditional Discharge and the dismissal order (AOC-CR-635 or other order) to the Administrative Office of the Courts at **NCAOC**, **Records Officer - Court Services Division**, **PO Box 2448**, **Raleigh**, **27602**.

			ST	ATE	E VERSU	S				File N	О.				
Name O	f Defendant														
NOTE	"Conditional Dis	, "Condi scharge	tional Dis Under G	scha .S. 9	rge Under (90-96(a1)";	Suspending Sente G.S. 90-96(a)"; AGAOC-CR-628D, " CR-633D, "Condi	OC-CR-6 Conditio	621D , "Co onal Disch	ondit narge	ional Disch Under G.S	arge Under G.S. S. 14-204(b)"; AO	14-50.29 C-CR-6	9"; AOC- (32D , "Col	CR-6	27D , onal
						MEDIATE PR						_ ` /			
case(s	tion to complying), the defendant s Submit to house rules, regulations under Monetary (employment Other:	hall also arrest w , and di Conditio	comply ith electr rections	with onic of the def <u>er</u>	the following monitoring e probation	ng conditions of p , remain at the de officer regarding eave the residence	robation fendant such mo	n, which n 's resider onitoring, e followin	nay b nce fo and	pe imposed or a period pay the fee	for any communiof of cs prescribed in G	ty or inte lays, [i.S. 15A-	ermediate month -1343(c)	e pun ns, al as pr	ishment. oide by all ovided
2.	coordinator. The not due becau	fee presuse it is a pursua	scribed by assessed ant to the	y G.: d in a sch	S. 143B-70 a case adju edule set o	dicated during the ut under Monetar	e same t	erm of co	ourt.				oy the jud		services days
3.	Submit to the followal confinement for NOTE: Periods of than three separate	acility). confinem	and	pay ed h	jail fees. Th ere must be t	ne defendant shal for two-day or three-	l report i day cons	ecutive pe	r con eriods,	dition to se , only, for no	more than six days	in a singl	e month, a		(other no more
	Date	Hour	□ AM	for	☐ 2 days ☐ 3 days	Date	Hour	□ AM	for	☐2 days ☐3 days	Date	Hour	□ AM	for	☐ 2 days ☐ 3 days
	Date	Hour	□ AM □ PM	for	☐2 days ☐3 days	Date	Hour	□AM □PM	TOLL	☐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	for	☐ 2 days ☐ 3 days	Date	Hour	□ AM □ PM	for	☐ 2 days ☐ 3 days
4.	Obtain a substan	ce abus	e assess	mer	nt, monitorin	ng, or treatment a	s follows	s:							
_	5. Abstain from alcohol consumption and submit to continuous alcohol monitoring for a period of days, found that a substance abuse assessment has identified defendant's alcohol dependency or chronic abuse. 6. Participate in an educational or vocational skills development program as follows:														
<u> </u>	Submit to satellite	e-based	monitori	ng, i				-							
In add	tion to complying	with the	rogulas	and		INTERMEDIA					on oot forth in the	"ludam	ont Suco	ond:	20
Senter	roce" or herein for the Special Probate For the defendant (1) Obey the rules to a probation office A. Serve an a N.C. D. (NOTE: No. Oct. 1, 2014	the above tion - Good and register in the active te ACJJ. Incontinut, may no	sentence gulations of Estate of State of Shelf S	s), th A-13 e as of the Nor riff o	e defendan 51 a condition of the Carolina def this Count special proba	t shall also complete special probation of Adult Correction within seventy-tways months by Other:tion may not be sentenced.	n, the de and Juve to (72) he wed in DA	efendant seenile Justicours of thours in	ng in shall ce go ne de the c	termediate comply with overning the fendant's d custody of t	punishment(s) ur these additional re conduct of inmate ischarge from the he	nder G.S egular co es while i e active t	5. 15A-13- onditions of imprisone erm of im	40.1 of pro d. (2 npriso	1(6). obation:) Report onment.
	Day	Date	•		Hour	lition to begin servand	and sha custody	all remain until:	in	Day	Date	ek for the	Hour e next		□ AM □ PM
	consecutiv	e week	s, and sh	all r	emain in cu	stody during the soft the probation of	same ho	urs each			pletion of the acti	ve term	ordered.		

2. Drug Treatment Court - G.S. 15A-1340.11(3a); 15A-1340.11(6)

☐ D. Triis tei ☐ E. Pay jail ☐ H. Other:

Comply with the rules adopted for the program as provided for in Article 62 of Chapter 7A of the General Statutes and report on a regular basis for a specified time to participate in court supervision, drug screening or testing, and drug or alcohol treatment programs. Other:

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

E. Pay jail fees. F. Work release is recommended. G. Substance abuse treatment is recommended.

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 Section of Community Corrections, and pay the fee required by G.S. 143B-708, 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.

Material opposite unmarked squares is to be disregarded as surplusage. (Over)

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. 15A-13	40.11(6).
NOTE:	Selec	t only one	of the three sets of conditions below.	C 15A	4242/b2\
			itions For Reportable Convictions - G. nly for a reportable conviction under G.S. 14-208.6		1343(02)
			s been convicted of an offense which is a reportable		on as defined in G.S. 14-208.6(4) and must
			s a sex offender and enroll in satellite-based monitor		
	b.			o complet	e a prescribed course of psychiatric, psychological, or other
	C		ve treatment as ordered by the court. unicate with, be in the presence of, or found in or or	n the nrem	sises of the victim of the offense
			finds physical, mental, or sexual abuse of a minor) Not re		
	_		r sexual abuse) any minor child.		
		un be	likely that the defendant's harmful or abusive condi low to reside in the same household with the proba	uct will rec	child(ren) named below, for whom the court expressly finds that it is ur and that it would be in the best interest of the child(ren) named ime minor child(ren) with whom the probationer may reside in the same
	e.	Submit at in premises,		mechanis	er of the defendant's person, of the defendant's vehicle and sm which may contain electronic data, while the defendant is defendant's probation supervision:
			,		
	f.	Other:			·
			itions For Offenses Involving The Sex		
	The d	efendant ha	s been convicted of an offense involving the sexual	l abuse of	a minor and must
	a.	•		o complet	e a prescribed course of psychiatric, psychological, or other
	h		ve treatment as ordered by the court. unicate with, be in the presence of, or found in or or	n the nrem	sises of the victim of the offense
			in a household with any minor child. (G.S. 15A-134		ises of the victim of the offense.
		Submit at I	reasonable times to warrantless searches by a prob	oation offic	er of the defendant's person, of the defendant's vehicle and
					sm which may contain electronic data, while the defendant is
		present, to	r the following purposes which are reasonably relat	ed to the	defendant's probation supervision:
	e.	Other:			
	NÖTI The de a. b.	E: Impose it efendant hat Participate rehabilitati Not common Not reside (1) an (2) an	foffense involved physical or mental abuse of a minal seen convicted of an offense involving the physical in such evaluation and treatment as is necessary to be treatment as ordered by the court. Unlicate with, be in the presence of, or found in or or in a household with y minor child. In minor child, with the child (ren) named below the seen converted to the child of the renal seen and the child (ren) named below the seen converted to the child (ren) named below the seen converted to the child (ren) named below the seen converted to the child (ren) named below the the child (ren) named the child (ren) the child (ren) named below the child (ren) the child (re	nor but is not all or ment to complet on the prement, for whom	e a prescribed course of psychiatric, psychological, or other hises of the victim of the offense. In the court expressly finds that it is unlikely that the defendant's
			rmful or abusive conduct will recur and that it would usehold with the probationer. (Name minor child(ren)		best interest of the child(ren) named below to reside in the same the probationer may reside in the same household):
	d.	premises,	reasonable times to warrantless searches by a problem of the defendant's computer or other electronic rather following purposes which are reasonably related.	mechanis	er of the defendant's person, of the defendant's vehicle and sm which may contain electronic data, while the defendant is defendant's probation supervision: child pornography
	e.	Other			·
			ADDITIONAL CONDITIONS	EOD D	OMEGIC VIOLENCE
			ADDITIONAL CONDITIONS		
<u> </u>		there is an	r supervised probation) attend and complete (check one	stic Violer	ce 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) <u>(fo</u>	r unsupervised probation) attend and complete (check of	one)	(program name)
			of the entry of this judgment, and abide by the pro	ogram's ru	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 lant fails to participate or is discharged for failure to comply with the
	b.	there is no	program or its rules. approved abuser treatment program reasonably av	vailable.	c. it would not be in the best interests of justice to order the
□ 2	As ad		to complete an abuser treatment program because cial Conditions of Probation, the defendant shall:		·
			vithin feet of		at any time.
-	b.	comply full	y with any G.S. Chapter 50B Domestic Violence Pr		rder in effect.
	ve cor	nditions are	incorporated in the "Judgment Suspending Sentend	ce" 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).