STATE OF NORTH CAROLINA						File No.								
CountySe						eat Of Court In The General Court Of Justice District Superior Court Division								
		STATE	VERSII	9						Ct _	_	Jenor C	ourt Divis	51011
STATE VERSUS Name Of Defendant						CONDITION	CONDITIONAL DISCHARGE UNDER G.S. 90-96(a1)							
Drivers License No. State Race Sex								es Committe						
Date Of Birth Full Social Security No					Age At Time							G.S. 9	0-96(a1)	
Attorney For State Def. Found Def. Waived Not Indigent Attorney						d Attorney For Defe	Attornov For Defendant							
The defendant wa	as found	guilty/respo	onsible, pu	ursua	ant to	plea (pur	suant to <i>Alford</i>) (of	no contest)	trial	by judg	ge 🗌 tr	ial by jury,	of
File No.(s)	Off.			C	Offense Des		Offense Date G.S			S. No.	F/M	CL.		
						FIN	DINGS							
6. Except as ordered to appear earlier for a hearing on alleged violation(s) or as otherwise ordered by the Court, the defendant shall return to this Court on (date) for a hearing to determine fulfillment of the terms and conditions of probation.									lis Court					
NOTE TO COURT: Conditional discharge under G.S. 90-96(a1) requires as a condition of probation that the defendant complete a drug education school, unless the Court exempts the defendant from this condition by making specific findings in the record of one of the grounds listed in No. 2 below. The Court further Orders that: (check one) 1. The defendant shall enroll in and successfully complete the following drug education school program approved by the Department of Health and Human Services as a condition of the probation imposed herein: The defendant shall complete the program within 150 days of the entry of this order. The fee required by G.S. 90-96.01 a. shall be paid in full within two weeks of the entry of this order and before attending classes in the program. except (check all that apply) (1) upon the Court's finding of a hardship to the defendant, defendant shall have until (date) (2) upon the Court's finding of a hardship to the defendant may begin classes before payment of the fee. b. is waived upon the Court's finding that the defendant is unable to pay the fee and that such inability is not willful. 2. The defendant shall not be required to complete a drug education school, because the Court finds that a. there is no drug education school within a reasonable distance of the defendant will not benefit from the program of instruction:														
_					M	ONETARY	CONDITION:	S						<u> </u>
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 \$		Restitution \$		\$		Comm Serv Fee \$	\$	IA Fee	\$	ee/Misc		Total Amour \$	nt Due
The Court find	ls just ca	ause to waiv	e costs, a	is ord he pi	dered on the robation office	e attached cer may tran unmarked squa	"AOC-CR-611, w AOC-CR-618. Sfer the defendanters is to be disregarded Over)	t to	Other: unsupervised p			2.		

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

NOTE: Any probationary judgment may be extended pursuant to G.S. 15A-1342. 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 vocational training, that will equip the defendant for suitable employment, and abide by all rules of the institution. (4) Satisfy child support and family obligations, as required by the Court. If the defendant is on supervised probation, the defendant shall also: (5) Not abscond, by willfully avoiding supervision or by willfully making the defendant's whereabouts unknown to the supervising probation officer. (6) Remain within the jurisdiction of the Court unless granted written permission to leave by the Court or the probation officer. (7) Report as directed by the Court or the probation officer to the 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. (8) Notify the probation officer if the defendant fails to obtain or retain satisfactory employment. (9) 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 purposes directly related to the probation supervision, but the defendant may not be required to submit to any other search that would otherwise be unlawful. (10) 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. (11) 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. (12) 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

SPECIAL CONI	DITIONS OF PROBATI	ON - G.S. 15A-1343(I	o1)	
The defendant shall also comply with the following special 13. Surrender the defendant's drivers license to the Cl				
a motor vehicle for a period of				
14. Successfully pass the General Education Develop	ment Test (G.E.D.) during the	e first months	of the period of prob	ation.
15. Complete hours of community service		days of the period of proba	ation, as directed by	the judicial services
coordinator. The fee prescribed by G.S. 143B-708				
not due because it is assessed in a case adjudi	9			
to be paid pursuant to the schedule set of	ut under Monetary Condition	s on the reverse.	in day	s of this Conditional
Discharge and before beginning service.				
16. Report for initial evaluation by				· · · · · · · · · · · · · · · · · · ·
participate in all further evaluation, counseling, trea		is recommended as a resul	t of that evaluation,	and comply with all
other therapeutic requirements of those programs				
17. Not assault, threaten, harass, be found in or on the			al to tolombono no	
"Contact" includes any defendant-initiated contact,		ans, including, but not limite	a to, telephone, per	sonai contact, e-maii,
pager, gift-giving, telefacsimile machine or through 18. (for offenses committed on or after December 1, 2012) Al		tion and authorit to continuo	us alaahal manitarin	g for a pariod of
	ing found that a substance a			
chronic abuse.	ing lound that a substance a	buse assessment has ident	illed deferidant's aid	Johor dependency of
19. Other:				
20. Comply with the Special Conditions Of Probation w	hich are set forth on AOC-C	R-603C, Page Two.		
<u> </u>	SIGNATURE OF JU	JDGE		
Date Name Of Presiding Judge (type or p	rint)	Signature Of Presiding Judge		
	CERTIFICATION BY	CLERK		
I certify that this Conditional Discharge and the attachmen	t(s) marked below is a true a	nd complete copy of the ori	ginal which is on file	e in this case.
1. Judgment Suspending Sentence (AOC-CR-603C, F	Page Two) (additional conditi	ons of probation)		
2. Restitution Worksheet, Notice And Order (Initial Sei	, ,	o o. p. o		
3. Additional File No.(s) And Offense(s) (AOC-CR-626				
4. Other:	/			
Date Name (type or print)	Signature Of Clerk		Donutu CSC F	And CCC
reame (type or print)	Signature Of Clerk		Deputy CSC	Asst. CSC SEAL
			Clerk Of Superior	r Court

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**, **NC 27602**.

 \square PM custody until: C. The defendant shall again report in a sober condition to continue serving this term on the same day of the week for the next

consecutive weeks, and shall remain in custody during the same hours each week until completion of the active term ordered.

D. This term shall be served at the direction of the probation officer within _ days months of this judgment.

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

H. Other:

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

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)

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. 15.	A-13	40.11(6).
NOTE: Sele	ct only one	of the three sets of conditions below.	E A	1242(h2)
		itions For Reportable Convictions - G.S. 1 nly for a reportable conviction under G.S. 14-208.6.	JA-	1343(02)
The	defendant ha	s been convicted of an offense which is a reportable con		
		s a sex offender and enroll in satellite-based monitoring i		
r.		In such evaluation and treatment as is necessary to convert treatment as ordered by the court.	npiet	e a prescribed course of psychiatric, psychological, or other
c		unicate with, be in the presence of, or found in or on the	prem	nises of the victim of the offense.
		finds physical, mental, or sexual abuse of a minor) Not reside i		
		r sexual abuse) any minor child.		
	un	likely that the defendant's harmful or abusive conduct will	II 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 ame minor child(ren) with whom the probationer may reside in the same
e			offic	er of the defendant's person, of the defendant's vehicle and
				sm which may contain electronic data, while the defendant is
	present, io	r the following purposes which are reasonably related to	uie	defendant's probation supervision:
f	Other:			
2. Spe	cial Cond	itions For Offenses Involving The Sexual	Abu	se Of A Minor - G.S. 15A-1343(b2)
TÖN	E: Impose if	foffense involved sexual abuse of a minor but is not a re	porta	able conviction.
		s been convicted of an offense involving the sexual abus		a minor and must e a prescribed course of psychiatric, psychological, or other
č		ve treatment as ordered by the court.	npieu	e a prescribed course of psychiatric, psychological, or other
b		unicate with, be in the presence of, or found in or on the	prem	nises of the victim of the offense.
		in a household with any minor child. (G.S. 15A-1343(b2)		
C				er of the defendant's person, of the defendant's vehicle and sm which may contain electronic data, while the defendant is
		r the following purposes which are reasonably related to		
		<u> </u>		
e	. Other:			
NOT The c	Defendant hat the premises,	roffense involved physical or mental abuse of a minor but is been convicted of an offense involving the physical or it in such evaluation and treatment as is necessary to comive treatment as ordered by the court. Unicate with, be in the presence of, or found in or on the in a household with y minor child. It is more considered that the child(ren) named below, for it is minor child other than the child(ren) named below, for it is minor child of abusive conduct will recur and that it would be it usehold with the probationer. (Name minor child(ren) with with the probationer is minor child(ren) with with the probationer is searches by a probation or in such as the probation of the	ment ment prem whor office hanis	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	5 D(OMESTIC VIOLENCE
1 Pure	uant to its fin	ding that the defendant is responsible for acts of domesti		
	ı. <u>the</u> re is an	abuser treatment program, approved by the Domestic V r supervised probation) attend and complete (check one) a program to be identified by the probation officer, and	′iolen (pı abid	nce Commission, reasonably available to the defendant, who shall: rogram name) e by the program's rules. The probation officer shall send a copy of
		this judgment to the program, which shall notify the office of its rules.	cer if	the defendant fails to participate or is discharged for violating any
	(2) (fo	r unsupervised probation) attend and complete (check one)		(program name)
				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
		program or its rules.		
t		approved abuser treatment program reasonably availab	le.	c. it would not be in the best interests of justice to order the
2 400		to complete an abuser treatment program because cial Conditions of Probation, the defendant shall:		
		vithin feet of		at any time.
t	. comply full	y with any G.S. Chapter 50B Domestic Violence Protecti		rder in effect.
	onditions are	incorporated in the "Judgment Suspending Sentence" in	the a	
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.	ion, oi to con	r itinue							
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).