STATE O		File No.															
		Coun	ty				Seat Of C	Seat Of Court In The				e General Court Of Justice t Superior Court Division					
		STATE \	/ERSUS	S													
Name Of Defendant				1_				CONDITIONAL DISCHARGE UNDER G.S. 15A-1341(a4)									
Drivers License No.				State Race Sex			(Fo	or Off					. ,	ov. 30, 2	016)		
Date Of Birth	ate Of Birth Full Social Security No.				Age At Time Of Offense			(For Offenses Committed Dec. 1, 2011 - Nov. 30						, G.S. 15A-1			
Attorney For State				Def. Not I	Found Indigent	Def. Waive Attorney	ed Attorne	y For De	efendant				] Appointed ] Retained	Crt Rptr I	. ,		
The defendant wa	as found	l guilty/respo	nsible, pu	irsuant t	io 🗌 p	olea (🗌 pur	suant to A	lford) (	of no	o contest)	trial b	y judg	je 🗌 tria	al by jury, c	of		
File No.(s)	Off.			Offe	nse Des	cription			(	Offense Date	e	G.S	6. No.	F/M	CL.		
Now come the Sta							OTION										
pursuant to G.S. sworn further stat		· · /	e/she has	s not pre	-			tion.		Attorney For D							
SWORN/AFF	IRME	D AND SU	IBSCRI	BED 1	TO BEF	FORE ME											
Date	Si	gnature					Signatu	re Of D	efendant	(under oath)							
Deputy CS		Assistant C	CSC perior Coui		k Of Super	rior Court											
					F	INDINGS	AND C	RDE	R								
Upon the foregoin grants the Mot 1. Each know 2. The defend 3. The defend 4. The defend denies the Mo	tion, bas n victim ant has ant has ant is u	sed upon the of the crime not been con not previous	following has been nvicted of ly been p nmit anoth	i findings notified f any felo laced of her offer	s: d of the m ony or of n probationse other	notion for pr f any misder ion.	meanor in	volving	moral t		l and give	en an	opportunity	∕ to be hea	rd.		
							AND P		MENT	ON PRO	BATIO	N					
3. The Court f 4. The defend 5. Upon violat otherwise p	sed [ t. ] inds tha its in G. inds tha ion of a provided procee ordered all pay f	entering a ju unsupervis intermediate at it is NOT ap S. 15A-1343. at a long Il provide a D term or conc dings agains to appear ea <u>for</u> to the Clerk o	dgment o ed prob punishme popropriate 2(e) for ca ger NA samp lition of pr defendant t the defe rlier for a a hearing f Superiol	of guilt, Coation fo pent (AOC e to dele communi shorter oble pursu robation t. Upon endant. hearing g to dete	Drders thing r C-CR-60 gate to the period uant to G by the d fulfillmen on alleg rrmine ful MC the "Tota	at further pr montil Market States and States at a function and the states and th	roceeding: hs (max. c) wo, requin of Commi S. 15A-13 on is neces 6.4. (AOC he Court r ns and co n(s) or as c he terms a <b>Y CONE</b> uue" shown	s in this of 2 yea red). unity Si 343.2(f) ssary th -CR-31 eserve ndition otherwi and cor <b>DITIOI</b>	s matter ars, G.S upervision for intentian of or intentian for intentian of or intentian of or intentian s the au s the au s by the se orden aditions <b>NS</b> v, plus the	be deferred . 15A-1342(a on and Reen rmediate pur which is spe red) thority to ent defendant, t red by the Co of probation.	and place a)) as prov try the au hishment. ecified in C ter an adju the Court ourt, the c supervisi	es the vided uthorit G.S. 1 udica shall defend	for a	communit e any of the (d). and proce the defend eturn to thi	e eed as ant and is Court		
Costs	Fine		Restitution*	*	Attorney	y's Fees	Comm Se	V Fee	EHA	Fee	Appt Fee	a/Miss	7	otal Amount			
\$	\$	5	\$		\$		\$		\$		\$		\$		Due		
*See attached "Re	s just ca	ause to waive	e costs, as	s ordere ne proba	ed on the ation offic	e attached cer may trar unmarked squa	AOC- AOC- ADS fer the d	CR-61 efenda	8.	Other: supervised p							

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

explosive device, or other dea equip the defendant for suitabl <u>If the defendant is on supervisi</u> unknown to the supervising pr (7) Report as directed by the O times, answer all reasonable in probation officer if the defendant's required to submit to any other defendant's vehicle, upon a re listed in G.S. 14-269 without w defendant by a licensed physic possessors, or sellers of any s are sold, kept, or used. (12) So probation officer for purposes	ment may be extended pursuant to G.S. 1 dly weapon listed in G.S. 14-269. (3) Ren le employment, and abide by all rules of th ad probation, the defendant shall also: (5 robation officer. (6) Remain within the juris Court or the probation officer to the officer nquiries by the officer and obtain prior app ant fails to obtain or retain satisfactory emply vehicle and premises while the defendan r search that would otherwise be unlawful easonable suspicion that the defendant is written permission of the court. (11) Not us cian and is in the original container with th such illegal drugs or controlled substances upply a breath, urine, or blood specimen f directly related to the probation supervisio Reentry of the Department of Adult Correct	nain gainfully and suitably en- ne institution. (4) Satisfy ch Not abscond, by willfully a diction of the Court unless at reasonable times and pl oroval from the officer for, a oloyment. (9) Submit at reas is present, for purposes d . (10) Submit to warrantless engaged in criminal activity e, possess, or control any i e prescription number affix s; and not knowingly be pre- or analysis of the possible on. If the results of the analy	employed or faithfully p ild support and family woiding supervision or granted written permis aces and in a reasona nd notify the officer of sonable times to warr irectly related to the p s searches by a law ei s searches by a law ei llegal drug or controlle red on it; not knowingly sent at or frequent an presence of prohibited ysis are positive, the p	pursue a course of obligations, as req r by willfully making ssion to leave by th able manner, permi , any change in ad antless searches b robation supervision forcement officer a firearm, explosive ad substance unless y associate with an y place where such d drugs or alcohol v probationer may be	study or vocational training, that will uired by the Court. g the defendant's whereabouts he Court or the probation officer. t the officer to visit at reasonable dress or employment. (8) Notify the by a probation officer of the defendant's on, but the defendant may not be of the defendant's person and of the ke device, or other deadly weapon is it has been prescribed for the by known or previously convicted users, n illegal drugs or controlled substances when instructed by the defendant's					
	SPECIAL CONDITI	ONS OF PROBAT	ION - G.S. 15A	-1343(b1)						
<ul> <li>13. Surrender the deference a motor vehicle for</li> <li>14. Successfully pass the second s</li></ul>	comply with the following special com ndant's drivers license to the Clerk o a period of or un the General Education Development hours of community service duri e prescribed by G.S. 143B-1483 is e it is assessed in a case adjudicated ] pursuant to the schedule set out ur ore beginning service. aluation by ther evaluation, counseling, treatment equirements of those programs until en, harass, be found in or on the prent any defendant-initiated contact, direct elefacsimile machine or through any ed on or after December 1, 2012) Abstain ys, months, the Court having for	f Superior Court for trar til relicensed by the Divi Test (G.E.D.) during the ing the first	Ismittal/notification ision of Motor Vehic e first days of the period of court. Ins on the reverse. Ins recommended a or have any contact ans, including, but	to the Division o cles, whichever i months of the po of probation, as within s a result of that with not limited to, tel continuous alcoh	f Motor Vehicles and not operate s later. eriod of probation. directed by the judicial services days of this Conditional evaluation, and comply with all lephone, personal contact, e-mail, iol monitoring for a period of					
20. Comply with the Sp	pecial Conditions Of Probation which	are set forth on AOC-C	R-603C, Page Two	).						
	S	GNATURE OF JU	JDGE							
Date	Name Of Presiding Judge (type or print)		Signature Of Presidi	ing Judge						
	CE	RTIFICATION BY	CLERK							
I certify that this Conditiona				a true and comp	lete copy of the original which is					
2. Restitution Workshe	<ul> <li>1. Judgment Suspending Sentence (AOC-CR-603C, Page Two) (additional conditions of probation)</li> <li>2. Restitution Worksheet, Notice And Order (Initial Sentencing) (AOC-CR-611)</li> <li>3. Additional File No.(s) And Offense(s) (AOC-CR-626)</li> </ul>									
Date Name (	(type or print)	Signature Of Clerk			- SEAL					
Date       Name (type or print)       Signature Of Clerk       Deputy 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, PO Box 2448, Raleigh, NC 27602.       Material opposite unmarked squares is to be disregarded as surplusage.										

STATE VERSUS									File N	File No.							
Name Of Defendant																	
NOTE	<ul> <li>NOTE: Use this page with AOC-CR-603C, "Judgment Suspending Sentence - Felony"; AOC-CR-604C, "Judgment Suspending Sentence - Misdemeanor"; AOC-CR-619C, "Conditional Discharge Under G.S. 90-96(a)"; AOC-CR-621C, "Conditional Discharge Under G.S. 14-50.29"; AOC-CR-627C, "Conditional Discharge Under G.S. 90-96(a1)"; AOC-CR-628C, "Conditional Discharge Under G.S. 14-204(b)"; AOC-CR-632C, "Conditional Discharge Under G.S. 15A-1341(a4)"; or AOC-CR-633C, "Conditional Discharge Under G.S. 15A-1341(a5)"; for offenses committed from Dec. 1, 2011, through Nov. 30, 2016.</li> </ul>																
	COMMUNITY AND INTERMEDIATE PROBATION CONDITIONS - G.S. 15A-1343(a1)																
In addition to complying with the regular and any special conditions of probation set forth in the "Judgment Suspending Sentence" entered in the above case(s), the defendant shall also comply with the following conditions of probation, which may be imposed for any community or intermediate punishment.          1.       Submit to house arrest with electronic monitoring, remain at the defendant's residence for a period of days, months, abide by all rules, regulations, and directions of the probation officer regarding such monitoring, and pay the fees prescribed in G.S. 15A-1343(c) as provided under Monetary Conditions. The defendant may leave the residence for the following purpose(s) and as otherwise permitted by the probation officer: employment counseling a course of study vocational training.         Other:																	
	<ul> <li>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.</li> <li>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.</li> <li>Other:</li> </ul>																
3.	Submit to the foll local confinement for <b>NOTE:</b> Periods of than three separate	acility). confinem	and ant impos	pay sed h	jail fees. Th ere must be	ne defendant shal for two-day or three	l report i - <i>day cons</i>	n a sobei <i>ecutive pe</i>	r con riods	, only, for no		in a single	e month,		(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	for	□ 2 days □ 3 days		
	Date	Hour		for	$\Box 2  days$	Date	Hour		for	□ 2 days □ 3 days	Date	Hour	□ AM □ PM	6	☐ 2 days ☐ 3 days		
	Date	Hour		for	☐ 2 days ☐ 2 days ☐ 3 days	Date	Hour		for	□ 2 days □ 2 days □ 3 days	Date	Hour		for	□2 days		
4.	Obtain a substan	l ice abus	1=	smei		ng, or treatment a	s follows	1-							□ 3 days		
6.	<ul> <li>5. (for offenses committed on or after December 1, 2012) Abstain from alcohol consumption and submit to continuous alcohol monitoring for a period of days, months, the Court having found that a substance abuse assessment has identified defendant's alcohol dependency or chronic abuse.</li> <li>6. Participate in an educational or vocational skills development program as follows:</li> </ul>																
7.	Submit to satellite	e-based	monitor	ing, i													
INTERMEDIATE PUNISHMENTS         In addition to complying with the regular and any special, community, or intermediate conditions of probation set forth in the "Judgment Suspending Sentence" or here in for the above case(s), the defendant shall also comply with the following intermediate punishment(s) under G.S. 15A-1340.11(6).         1. Special Probation - G.S. 15A-1351         For the defendant's active sentence as a condition of special probation, the defendant shall comply with these additional regular conditions of probation: <ul> <li>(1) Obey the rules and regulations of the Division of Firoson of the Department of Adult Correction and, if applicable, the Division of Juvenile Justice of the Department of Public Safety, governing the conduct of inmates while imprisoned. (2) Report to a probation officer in the State of North Carolina within seventy-two (72) hours of the defendant's discharge from the active term of imprisonment.         A. Serve an active term of</li></ul>																	
						CONDITIONS					· · /						
(1) If re require judgme	ct to intermediate pu quired by the defend d by G.S. 143B-1483 ent for an offense adj permission to leave	lant's pro 3, but no t udicated by the co	bation off fee shall t in the san ourt or the	icer, j pe du ne te defei	perform comr le if the Court rm of court. ( ndant's proba	nunity service unde imposed communit (2) Not use, posses	r the supe ty service s, or contr ticipate in	rvision of as a speci ol alcohol. any evalu	the D al co (3) l ation	Division of Co ndition of pro Remain withi , counseling,	mmunity Supervisio bation and assesse n the defendant's co	n and Ree d the fee i ounty of re	entry, and in this jud sidence u	l pay tl Igmeni unless	ne fee t or any granted		

Γ

## 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)

<b>NOTE:</b> 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 i	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)	
<b>NOTE:</b> Impose if offense involved sexual abuse of a minor but is <b>not</b> a reportable conviction. The defendant has been convicted of an offense involving the sexual abuse of a minor and must	
a. 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: 🗌 child pornography	
e. Other:	<u> </u>
<ul> <li>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         <ul> <li>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.</li> <li>Not communicate with, be in the presence of, or found in or on the premises of the victim of the offense.</li> <li>Not reside in a household with</li></ul></li></ul>	
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 o	
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. $\Box$ (2) (for a second	
<ul> <li>(2) (for unsupervised probation) attend and complete (check one)</li> <li>(program name)</li> <li>(program name)</li> <li>(a program chosen by the defendant, who shall notify the program and the district attorney of that choice within ten (10) days</li> </ul>	-
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	е
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:	0
a. not come within feet of at any time at any time b. comply fully with any G.S. Chapter 50B Domestic Violence Protective Order in effect.	3.
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	

## 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 OI					
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).