STATE O				File No.													
		Coun	ty				Seat Of Co	urt	Ľ	In The General Court Of Justice							
		STATE V	/ERSU	S								- 1					
Name Of Defendant			04-4-			0		CONDITIONAL DISCHARGE UNDER G.S. 15A-1341(a4)									
Drivers License No.			State	Rac	ce	Sex	(For	Of		s Committ			. ,	ov. 30, 2	023)		
Date Of Birth Full Social Security No.				Age	Age At Time Of Offense									G.S. 15A-1			
Attorney For State						Def. Waive Attorney	ed Attorney	For D)efendan						Rptr Initials		
The defendant wa	as found	l guilty/respor	nsible, pu	irsuant t	o 🗌 p	lea (🗌 pur	suant to Ali	ord)	(of r	no contest)	trial b	y judę	ge 🗌 tria	al by jury, c	of		
File No.(s)	Off.			Offe	nse Des	cription				Offense Dat	e	G.9	S. No.	F/M	CL.		
							OTION										
Now come the St pursuant to G.S.															duly		
sworn further stat		()			0				conduc	t. In support o	of said me	otion,	defendant	after being	auly		
Date		Signature Of	Prosecutor	r				Sigr	nature O	f Attorney For L	Defendant	(if repr	resented)				
							Date										
SWORN/AFF	IRME	D AND SU	BSCRI	IBED 1	TO BEF	ORE ME											
Date	Si	gnature					Signature	Of D	Defendar	nt (under oath)							
Deputy CS		Assistant C	SC perior Coul		Of Super	ior Court											
	<u> </u>				F	INDINGS		RDE	R								
Upon the foregoin grants the Mo 1. Each know 2. The defend 3. The defend 4. The defend denies the Mo	tion, bas n victim dant has dant has dant is u	sed upon the of the crime not been cor not previous	following has been nvicted of ly been p nmit anoth	findings n notified f any felo blaced or her offer	s: I of the m ony or of n probationse other	notion for pr any misder on.	meanor invo	olving	g moral		il and give	en an	opportunity	/ to be hea	rd.		
								ACE	MEN	T ON PRO	BATIO	N					
 3. The Court 4. The defend 5. Upon violat otherwise p dismiss the 6. Except as a on (date) 	sed [entering a jud unsupervise intermediate at it is NOT ap S. 15A-1343. at a long Il provide a D term or cond against the o dings against to appear ea for to the Clerk o	dgment o ed prob punishme popropriate 2(e) for c ger NA samp lition of pri defendant t the defe rlier for a a hearing	of guilt, Coation fo opation fo ent (AOC e to dele communi shorter oble pursu robation t. Upon endant. hearing g to dete	Drders tha r C-CR-603 gate to th ity punish period uant to G by the d fulfillmen on allegur rmine fulfication MC the "Tota	at further pr montil 3D, Page T ne Division of probatic .S. 15A-260 efendant, th t of the terr ed violation fillment of th DNETAR I Amount D	roceedings hs (max. of wo, require of Commur S. 15A-134 ni is necess 6.4. (AOC-0 he Court re ns and con (s) or as ot he terms ar Y CONDI ue" shown	in thi 2 ye d). ity S 3.2(f ary t CR-3 serve dition nerw d co TIO below	is matter ars, G.S. Supervise) for int han the 19 reques the a ns by th rise orden nditions NS w, plus	er be deferred S. 15A-1342(a sion and Reer ermediate pu at which is spe iired) iuthority to en e defendant, ered by the C s of probation the probation	and plac a)) as pro nishment ecified in ter an adj the Court ourt, the	es the vided uthori G.S. judica shall defen	for a ty to impos 15A-1343.2 titon of guilt discharge dant shall r	communit e any of th (d). t and proce the defend return to th	e eed as ant and is Court		
probation above,	pursuar	nt to a schedu	ıle 🗌 d	determir	ned by the	e probation	officer.	se	et out by	y the court as	follows:						
Costs \$	Fine \$	F S	Restitution'	*	Attorney \$'s Fees	Comm Serv \$	Fee	EHA \$	A Fee	Appt Fe \$	e/Misc		Total Amount	t Due		
*See attached "R											ed by refe	erence	<i>,</i>				
Upon paymen	t of the	"Total Amoun	it Due," th	he proba Materi	ation offic al opposite	er may trar unmarked squa	sfer the de	enda	ant to u		probation						

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

explosive device, or or equip the defendant fi taking of digitized pho- lf the defendant is on unknown to the super (8) Report as directed times, answer all reas the probation officer if	ther deadly weapon listed in G.S. 14 or suitable employment, and abide by tographs, including photographs of the supervised probation, the defendant vising probation officer. (7) Remain w by the Court or the probation officer onable inquiries by the officer and of the defendant fails to obtain or retain	-269. (3) Remain gainfully and suitably of y all rules of the institution. (4) Satisfy of he defendant's face, scars, marks, and is <u>shall also:</u> (6) Not abscond, by willfully a vithin the jurisdiction of the Court unless to the officer at reasonable times and p potain prior approval from the officer for, a n satisfactory employment. (10) Submit	employed or faithfully pursue a nild support and family obligati tattoos, to be included in the d avoiding supervision or by will granted written permission to laces and in a reasonable ma and notify the officer of, any ch at reasonable times to warran	ffense in any jurisdiction. (2) Possess no firearm, a course of study or vocational training, that will ons, as required by the Court. (5) Submit to the efendant's records. fully making the defendant's whereabouts leave by the Court or the probation officer. nner, permit the officer to visit at reasonable nange in address or employment. (9) Notify tless searches by a probation officer of the the probation supervision, but the defendant may
the defendant's vehic listed in G.S. 14-269 defendant by a licens possessors, or sellers are sold, kept, or use probation officer for p Community Supervisi	e, upon a reasonable suspicion that without written permission of the cour ed physician and is in the original cor of any such illegal drugs or controlle d. (13) Supply a breath, urine, or bloc urposes directly related to the probat on and Reentry of the Department of	the defendant is engaged in criminal ac rt. (12) Not use, possess, or control any ntainer with the prescription number affli- ed substances; and not knowingly be pre- od specimen for analysis of the possible ion supervision. If the results of the ana	tivity or is in possession of a fi illegal drug or controlled subs ked on it; not knowingly assoc esent at or frequent any place presence of prohibited drugs lysis are positive, the probation drug or alcohol screening and	forcement officer of the defendant's person and of rearm, explosive device, or other deadly weapon tance unless it has been prescribed for the iate with any known or previously convicted users, where such illegal drugs or controlled substances or alcohol when instructed by the defendant's ner may be required to reimburse the Division of testing. (14) (applies only if judgment deferred for conditions imposed by the court.
		CONDITIONS OF PROBAT		
 15. Surrender t a motor veh 16. Successfull 17. Complete _ coordinator not due to be pa Discharge a 18. Report for in participate i other therap 19. Not assault "Contact" in pager, gift-Q 20. Abstain fror 	he defendant's drivers license to icle for a period of y pass the General Education Do hours of community The fee prescribed by G.S. 143 because it is assessed in a case id pursuant to the schedul and before beginning service. hitial evaluation by n all further evaluation, counselin beutic requirements of those pro- threaten, harass, be found in or cludes any defendant-initiated c iving, telefacsimile machine or t n alcohol consumption and subm	the Clerk of Superior Court for trai or until relicensed by the Divevelopment Test (G.E.D.) during the service during the first	nsmittal/notification to the rision of Motor Vehicles, w a first month _ days of the period of pro of court. ns on the reverse w ms recommended as a res or have any contact with eans, including, but not lim	s of the period of probation. bation, as directed by the judicial services ithin days of this Conditional
22. Comply with	the Special Conditions Of Prob	ation which are set forth on AOC-C	R-603D. Page Two.	
	• • •	SIGNATURE OF J		
Date	Name Of Presiding Judge (t	ype or print)	Signature Of Presiding Judg	ge
		CERTIFICATION BY		
I certify that this Co	nditional Discharge Under G.S.			and complete copy of the original which is
on file in this case. 1. Judgment St	ů.	603D, Page Two) (additional condit tial Sentencing) (AOC-CR-611)		
Date	Name (type or print)	Signature Of Clerk		Deputy CSC Asst. CSC Clerk Of Superior Court
	rge and the dismissal order (AO			st him/her, forward a certified copy of this Courts at NCAOC, Records Officer,
	Ν	Aaterial opposite unmarked squares is to be di	sregarded as surplusage.	

STATE VERSUS											File No.								
Name Of Defendant																			
NOTE: Use this page with AOC-CR-603D, "Judgment Suspending Sentence - Felony"; AOC-CR-604D, "Judgment Suspending Sentence - Misdemeanor"; AOC-CR-619D, "Conditional Discharge Under G.S. 90-96(a)"; AOC-CR-621D, "Conditional Discharge Under G.S. 14-50.29"; AOC-CR-627D, "Conditional Discharge Under G.S. 90-96(a1)"; AOC-CR-628D, "Conditional Discharge Under G.S. 14-204(b)"; AOC-CR-632D, "Conditional Discharge Under G.S. 15A-1341(a4)"; AOC-CR-633D, "Conditional Discharge Under G.S. 15A-1341(a5)"; or AOC-CR-636D, "Conditional Discharge Under G.S. 14-277.8"; for offenses committed from Dec. 1, 2016, through Nov. 30, 2023.																			
	(сомм	UNITY	' AN	ID INTER	MEDIATE PR	OBAT	ION CO	ONE	DITIONS	- G.S. 15A-13	43(a1)							
<u>ca</u> se(s	ition to complying s), the defendant s Submit to house rules, regulations under Monetary (employment Other:	shall also arrest w s, and dir Condition	o comply ith electr rections ns. The o	with ronic of th def <u>e</u> i	the followir monitoring, e probation dant may le	ng conditions of p remain at the de officer regarding	robation fendant' such mo ce for the	, which n s resider mitoring, e followin	nay b nce fo and	be imposed or a period of pay the fee	for any communitor of d s prescribed in G	ty or inte lays, [.S. 15A-	rmediate	e puni ns, ab as pro	ishment. ide by all ovided				
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." days of this Judgment and before beginning service. Other: 																		
3.	Submit to the foll local confinement fa NOTE: Periods of than three separate	acility). confinem	and and <i>impos</i>	pay sed h	jail fees. Th ere must be f	e defendant shall or two-day or three-	l report i day conse	n a sobe e <i>cutive pe</i>	r con eriods,	, only, for no	more than six days	in a single	e month, a		_ (other no more				
	Date	Hour	AM	for	2 days	Date	Hour	AM	for	□2 days	Date	Hour	AM	6	2 days				
	Date	Hour	□ PM □ AM	for	☐ 3 days ☐ 2 days	Date	Hour		for	□ 3 days □ 2 days	Date	Hour	□ PM □ AM	for	☐ 3 days ☐ 2 days				
	Date	Hour		for	☐ 3 days ☐ 2 days	Date	Hour		for	□ 3 days □ 2 days	Date	Hour	□ PM □ AM	for	☐ 3 days ☐ 2 days				
4.	Obtain a substan	l Ice abus	□ PM e assess		□ 3 days nt, monitorin	g, or treatment as	s follows	 PM		□ 3 days			D PM		□ 3 days				
6.	Abstain from alco found that a subs Participate in an	stance al educatio	buse ass onal or vo	sessi ocati	ment has ide onal skills d	entified defendan evelopment prog	t's alcoh ram as fo	ol depen ollows:	idenc	cy or chroni	days, c abuse.	m	onths, th	e Coi	urt having				
<u> </u>	Submit to satellite	e-based	monitori	ing, i	· ·	INTERMEDIA													
<u>Se</u> nter	must be ser B. The defen Day C. The defen consecutive	the above tion - C t's active s and regulations of the s and regulations of the s and regulations of the s active te the s active te	ve case(s S.S. 154 sentenco gulations ety, gover f the def bation ma e Division all report	s), th A-13 e as of the rning enda of the of Jun in a reponall re at the	any special e defendani 51 <u>a condition of</u> e Division of the conduct unt's dischar <u>conduct</u> da s County. <i>be served in j</i> <i>renile Justice</i> sober cond <i>Hour</i> rt in a sobei emain in cus e direction o	, community, or ir t shall also compl <u>of special probatio</u> Prisons of the De of inmates while i ge from the active ys □ months □ Other:	termedii y with th n, the de partment imprisone e term o' f holics f Public S ving his/t and sha custody tinue ser same hoo ficer with	ate cond e followin fendant s t of Adult ed. (2) Re f impriso urs in eriod or (ii afety.) ner term II remain until: rving this urs each nin	itions ng in Corre eport the c i) a mi on: in s term wee	s of probatic termediate comply with ection and, i to a probati nt. custody of th isdemeanor. I Day Day n on the sar k until comp days	punishment(s) un these additional re f applicable, the D on officer in the St he For a defendant und Date Date ne day of the wee oletion of the activ	der G.S. egular co ivision of ate of Nc er 18, any ek for the ve term c of this jud	. 15A-13 <u>inditions</u> Juvenile orth Caro <i>period of</i> <i>Hour</i> a next prdered.	40.11 of pro Justi lina w	(6). <u>bation</u> : ce of the /ithin				
2.	2. Local Judicially Managed Accountability and Recovery Court - G.S. 15A-1340.11 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:																		
						ONDITIONS					. ,								
(1) If re require judgme	ct to intermediate pu quired by the defend d by G.S. 143B-1483 int for an offense adj permission to leave	dant's pro 3, but no f udicated	bation offi fee shall b in the san	icer, p be du ne ter	perform comm e if the Court m of court. (2	nunity service under imposed community 2) Not use, possess	the supe y service a , or contro	rvision of as a speci ol alcohol.	the D ial coi . (3) f	ivision of Cor ndition of pro Remain withir	mmunity Supervision bation and assessed the defendant's co	n and Ree d the fee i ounty of re	entry, and n this jud sidence ι	pay th gment inless	ie fee or any granted				

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) AOC-CR-603D, Page Two, Rev. 12/23, © 2023 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):
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
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:
 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 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 (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): 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: (c) child pornography (c) 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)
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:
a. not come within feet of at any time.
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 appealte upmarked aquares is to be disragarded as aurplusage

STATE OF NORTH CAROLINA

Name Of Defendant

File No.

County

STATE VERSUS

In The General Court Of Justice

District Superior Court Division

		e list from any of the related forms, for any date(s) of o					*D,.
ile No.(s)	Off.	Offense Description	Offense Date	G.S. No.	F/M	CL.	*Pu Cl
							1

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

		ADDITIONA	L FILE NO.(S) AND	OFFENSE(S)				
File No.(s)	Off.	Offense Descr		Offense Date	lo.	F/M	CL.	*Pun. CL.

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