STATE O	FNO	ORTH (	CAROL		File No	0.										
		Coun	ity			Seat Of Court		In The General Court Of Justice  District Superior Court Division								
		STATE \	VERSUS													
Name Of Defendant							CONDI	TION	AL DIS	CHAF	RGE					
Drivers License No.			State	Race	Sex	_	UNDE	R G.S	S. 15A-	·1341(a	a5)					
						(For Off	enses Cor	mmitte	ed On 0	Or Afte	r Dec.	1, 201	6)			
Date Of Birth		Full Social Se	curity No.	Age At Tim	ne Of Offense		G.S. 15A-1341(a5									
Attorney For State				Dof Found	Def. Waived Attorney For Defendant App							rt Rptr Ir	. ,			
				Def. Found Not Indigent		ea				Reta						
The defendant wa	as found	I guilty/respo	nsible, purs	uant to	] plea ([ pur	suant to <i>Alford</i> ) (	of no conte	st)	trial by j	udge [	trial by	y jury, o	f			
File No.(s)	Off.			Offense D	escription		Offense	Date		G.S. No.		F/M	CL.			
	-															
					_											
						IDINGS										
Statutes.	nat the c	defendant is e	eligible for p	articipation	in a Drug Trea	atment Court progra	am pursuant	to Artici	e 62 of C	napter 77	A of the	General				
		DEF	ERRAL	OF PROC	EEDINGS	AND PLACEN	IENT ON F	PROB	ATION							
for months (max. of 2 years, G.S. 15A-1342(a)) as provided for a community punishment intermediate punishment (AOC-CR-603D, Page Two, required).  2. <b>Drug Treatment Court.</b> The defendant shall comply with the rules adopted for the program as provided 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, and drug or alcohol treatment programs. Other:  3. The Court finds that it is NOT appropriate to delegate to the Section of Community Corrections the authority to impose any of the requirements in G.S. 15A-1343.2(e) for community punishment or G.S. 15A-1343.2(f) for intermediate punishment.  4. The Court finds that a longer shorter _ period of probation is necessary than that which is specified in G.S. 15A-1343.2(d).  5. The defendant shall provide a DNA sample pursuant to G.S. 15A-266.4. (AOC-CR-319 required)  6. Upon violation of a term or condition of probation by the defendant, the Court reserves the authority to enter an adjudication of guilt and proceed as otherwise provided against the defendant. Upon fulfillment of the terms and conditions by the defendant, the Court shall discharge the defendant and dismiss the proceedings against the defendant.																
on (date)						n(s) or as otherwise the terms and condi										
						Y CONDITIONS										
The defendant sh probation above,					otal Amount D he probation	officer. set ou	plus the prob			fee if pla	ced on s	supervis	ed 			
Costs \$	Fine \$		Restitution*	Attorr	ney's Fees	Comm Serv Fee	EHA Fee \$	,	Appt Fee/N	<i>Misc</i>	Total	Amount	Due			
*See attached "R	estitutio	n Worksheet ause to waive	, Notice And e costs, as c	ordered on th	he attached	j)" AOC-CR-611, w AOC-CR-618.  nsfer the defendant	hich is incorp			nce.	,					
			REGULA	R CONDI	ITIONS OF	PROBATION	- G.S. 15A	-1343	(b)							
explosive device, or equip the defendant taking of digitized p If the defendant is of unknown to the sup (8) Report as direct times, answer all re	r other de t for suita hotograph on superv ervising p ed by the asonable	adly weapon lible employments, including placed probation or obstion office Court or the particular inquiries by the	isted in G.S. 1 nt, and abide hotographs of the defendar er. (7) Remain probation office ne officer and	4-269. (3) Reby all rules of the defendarnt shall also: ( within the jurer to the office obtain prior ap	emain gainfully a f the institution. nt's face, scars, (6) Not abscond risdiction of the er at reasonable pproval from the	e defendant shall: (1) (and suitably employed (4) Satisfy child suppormarks, and tattoos, to by willfully avoiding: Court unless granted et times and places and et officer for, and notify (10) Submit at reasor	d or faithfully pure and family of the included in supervision or buritten permissed in a reasonaburthe officer of, a	Irsue a construction of the defendant of	ourse of st s, as requi endant's re y making t ave by the er, permit t ge in addr	udy or voc red by the cords. he defenda Court or the he officer of ess or employed	ational tra Court. (5 ant's whe ne probati to visit at ployment.	aining, the Submit reabouts on office reasonal (9) Notif	at will to the r. ole			

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

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	ONS OF PROBATION	N - G.S. 15A-134	3(b1)					
The defendant shall also comply with the following special conditions which the Court finds are reasonably related to the defendant's rehabilitation:    15. Surrender the defendant's drivers license to the Clerk of Superior Court for transmittal/notification to the Division of Motor Vehicles and not operate a motor vehicle for a period of or until relicensed by the Division of Motor Vehicles, whichever is later.    16. Successfully pass the General Education Development Test (G.E.D.) during the first months of the period of probation.    17. 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. 1438-708 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 on the reverse within days of this Conditional Discharge and before beginning service.    18. Report for initial evaluation by participate in all further evaluation, counseling, treatment, or education programs recommended as a result of that evaluation, and comply with all other therapeutic requirements of those programs until discharged.    19. Not assault, threaten, harass, be found in or on the premises or workplace of, or have any contact with "Contact" includes any defendant-initiated contact, direct or indirect, by any means, including, but not limited to, telephone, personal contact, e-mail, pager, gift-giving, telefacsimile machine or through any other person, except    20. 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.    21. Other:									
	pecial Conditions Of Probation which	NATURE OF DEFE							
Decimalization below the defe					h attara				
Date	endant consents to the foregoing Ord	er deterring further proce	edings and placing the	defendant on pro	Dation.				
Date	Signature Of Defendant								
	S	SIGNATURE OF JUI	DGE						
Date	Name Of Presiding Judge (type or print)		Signature Of Presiding Jud	dge					
	CE	RTIFICATION BY C	LERK						
on file in this case.  1. Judgment Suspend 2. Restitution Workshe	al Discharge Under G.S. 15A-1341(a ing Sentence (AOC-CR-603D, Page eet, Notice And Order (Initial Sentences) And Offense(s) (AOC-CR-626)	5) and the attachment(s) Two) (additional condition	marked below is a true	e and complete co	opy of the original which is				
Date Name	(type or print)	Signature Of Clerk		Deputy CS Clerk Of S	SC Asst. CSC SEAL				

**NOTE TO CLERK:** Upon entry of a final order discharging the defendant and dismissing the charge(s) against him/her, do <u>not</u> forward copies of the discharge to the Administrative Office of the Courts. Successful discharges under G.S. 15A-1341(a5) are not to be reported to the AOC. G.S. 15A-150.

			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	<b>621D</b> , "Co onal Disch	ondit narge	ional Disch Under G.S	arge Under G.S. S. 14-204(b)"; <b>AO</b>	14-50.29 C-CR-6	9"; <b>AOC-</b> ( <b>32D</b> , "Col	CR-6	<b>27D</b> , onal
						MEDIATE PR						<del>_ ` /</del>			
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:							
_	Abstain from alco found that a subs Participate in an	tance a	busė ass	essi	ment has id	entified defendan	t's alcoh	nol depen			days, c abuse.	m	onths, the	e Co	urt having
<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 seemile 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:			
	<b>NÖTI</b> 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	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	<b>EOD D</b>	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>-</b>	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).