STATE	OF N	ORTH	CAROL	.INA		File No.								
		Cour	nty		s	eat Of Court	In The General Court Of Justice							
Name Of Defe	ndant	STATE	VERSUS			CONDITIONAL DISCHARGE								
Drivers License	e No.		State	Race	Sex	UNDER G.S. 15A-1341(a5)								
Date Of Birth		Full Social Se	ecurity No.	Age At Time ((For Off	enses Comn	nitted O	n Or Aft	er Dec.	1, 202	23)			
Attorney For S	tata			Attorney For Defe	ndont				15A-1 rt Rptr Ir	341(a5)				
Allottiey For S	ale			Allothey For Dele	nuant			bointed C tained		illais				
The defenda	int was foun	d guilty/respo	onsible, pursi	uant to 🗌 p	lea (🗌 pursi	uant to <i>Alford</i>) (] of no contest)	trial b	y judge	trial by	jury, o	f		
File No.(s) Off.			Offense Des	cription		Offense Da	ate	G.S. No	0.	F/M	CL.		
					FINE	INGS								
		defendant is heral Statutes		articipation in a	a local judicia	Illy managed acco	ountability and re	ecovery co	urt progra	m pursuan	t to Cha	apter		
		DEF	FERRAL (OF PROCE			ENT ON PR	OBATIO	N					
Chapt evalua Other: 3. The C require 4. The C 5. The de 6. Upon otherv dismis	er 7A, Article ation, and tre ourt finds the ements in G ourt finds the efendant sha violation of a vise provideo is the proceed t as ordered	e 62, of the G eatment order at it is NOT a S. 15A-1343 at a lon all provide a E term or cond d against the edings agains to appear ea	ppropriate to .2(e) for com gersh DNA sample dition of prob defendant. U at the defend arlier for a he	tes and report ourt. o delegate to the munity punishes orter period pursuant to G pation by the de Jpon fulfillmen ant. paring on allege	on a regular ne Division of ment or G.S of probation .S. 15A-266. efendant, the t of the terms ed violation(s	Community Sup 15A-1343.2(f) for is necessary thar 4. (AOC-CR-319 Court reserves t and conditions to) or as otherwise terms and conditions	I to participate in ervision and Ree r intermediate p n that which is sp required) he authority to e by the defendant ordered by the o	entry the au unishment becified in nter an adj , the Court	uthority to G.S. 15A- udication shall disc	impose an 1343.2(d). of guilt and harge the o	eening, y of the l procee defenda	ed as ant and		
				MC	DNETARY	CONDITIONS	6							
		to the Clerk on to a sched				e" shown below, p icer set ou			ion fee if p	placed on s	upervis	sed		
Costs \$	Fine \$		Restitution* \$	Attorney \$'s Fees C	omm Serv Fee	EHA Fee \$	Appt Fe \$	e/Misc	Total . \$	Amount	Due		
*See attache	ed "Restitutio	on Worksheet	t, Notice And			AOC-CR-611, w AOC-CR-618.		ted by refe	erence.					
Upon pay	/ment of the			•	-	fer the defendant	•	•						
firearm, firearn vocational trai the Court. (5) <u>If the defenda</u> unknown to th (8) Report as times, answer the probation defendant's po	n ammunition ning, that will Submit to the nt is on super e supervising directed by the all reasonable officer if the de erson and of the	dgment may be explosive dev equip the defer taking of digitiz <u>vised probation</u> probation office e Court or the p e inquiries by the endant fails to the defendant's	e extended pur ice, or other d adant for suital ted photograph , the defendar er. (7) Remain probation office a officer and d o obtain or reta vehicle and pr	suant to G.S. 15 eadly weapon lis ble employment, hs, including pho <u>tt shall also:</u> (6) I within the jurisd er to the officer a obtain prior appr ain satisfactory e remises while the	A-1342. The d sted in G.S. 14 and abide by tographs of the Not abscond, b iction of the Co t reasonable ti oval from the c employment. (1 e defendant is	PROBATION - efendant shall: (1) (269. (3) Remain ga all rules of the institu- e defendant's face, by willfully avoiding so ourt unless granted of mes and places and fficer for, and notify (0) Submit at reason present, for purpose omit to warrantless so	commit no criminal infully and suitably ution. (4) Satisfy ch scars, marks, and supervision or by w written permission I in a reasonable n the officer of, any able times to warr: es directly related t	offense in a remployed of ild support a tattoos, to b rillfully makin to leave by nanner, perm change in a antless sear o the probat	or faithfully p and family c e included in ng the defer the Court or nit the office ddress or en ches by a p ion supervis	pursue a cou obligations, a n the defend ndant's wher r the probatic er to visit at r mployment. robation offic sion, but the	Irse of s is requir ant's req eabouts on office easonat (9) Notif cer of the defenda	ed by cords. r. ble y e ant may		

listed in G.S. 14-269 without	written permission of the court. (12) No		illegal drug or controlle	d substance unles							
	such illegal drugs or controlled substan Submit to drug and alcohol screening fo			•	h illegal drugs or controlled substances n instructed by the defendant's						
probation officer for purposes	directly related to the probation super	vision. If the results of the anal	ysis are positive, the p	robationer may be							
	ng to extradition proceedings if taken in	to custody outside of this State	e for failing to comply w	vith the conditions							
		ITIONS OF PROBAT									
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. 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 on the reverse within days of this Conditional Discharge and before beginning service. 											
other therapeutic	rther evaluation, counseling, treat requirements of those programs u	ntil discharged.			evaluation, and comply with all						
	ten, harass, be found in or on the any defendant-initiated contact, c				lephone, personal contact, e-mail,						
	telefacsimile machine or through a nol consumption and submit to cor		for a period of	day	/s, months, the Court having						
found that a subst	ance abuse assessment has iden	-									
21. Other:											
22. Comply with the S	pecial Conditions Of Probation wh	ich are set forth on AOC-C	R-603E, Page Two								
22. Comply with the S	pecial Conditions Of Probation wh	ich are set forth on AOC-C	-								
	-		ENDANT		on probation.						
	S		ENDANT		on probation.						
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By signing below, the definition definition of the definition of t	Signature Of Defendant Name Of Presiding Judge (type or priv	SIGNATURE OF DEF	ENDANT ceedings and placing JDGE Signature Of Presidir	g the defendant	on probation.						
By signing below, the definate	Signature Of Defendant Name Of Presiding Judge (type or priv	SIGNATURE OF DEF Order deferring further proc SIGNATURE OF JU nt) CERTIFICATION BY	ENDANT ceedings and placing JDGE Signature Of Presidin CLERK	g the defendant ng Judge							
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STATE VERSUS									File No	File No.								
Name Of Defendant																		
 NOTE: Use this page with AOC-CR-603E, "Judgment Suspending Sentence - Felony"; AOC-CR-604E, "Judgment Suspending Sentence - Misdemeanor"; AOC-CR-619E, "Conditional Discharge Under G.S. 90-96(a)"; AOC-CR-621E, "Conditional Discharge Under G.S. 14-50.29"; AOC-CR-627E, "Conditional Discharge Under G.S. 90-96(a1)"; AOC-CR-628E, "Conditional Discharge Under G.S. 14-204(b)"; AOC-CR-632E, "Conditional Discharge Under G.S. 15A-1341(a4)"; AOC-CR-633E, "Conditional Discharge Under G.S. 15A-1341(a5)"; or AOC-CR-636E, "Conditional Discharge Under G.S. 14-277.8"; for offenses committed on or after Dec. 1, 2023. 																		
	(СОММ	UNITY	' AN	ID INTER	MEDIATE PR	OBAT	ION CO	ONE	DITIONS ·	G.S. 15A-13	43(a1)						
case(s	ition to complying s), the defendant s Submit to house rules, regulations under Monetary (employment Other:	shall also arrest w s, and dir Co <u>nd</u> ition	o comply rith electr rections ns. The o	with ronic of th def <u>e</u>	the followir monitoring, e probation ndant may le	ng conditions of p remain at the de officer regarding	robation, fendant's such mo æ for the	, which m s residen nitoring, e following	nay b ice fo and	be imposed or a period of pay the fee	for any communitof d of d s prescribed in G	ty or inte ays, [.S. 15A-	rmediate month 1343(c)	e pun ns, ab as pr	ishment. bide by all ovided			
2.	Complete coordinator. The to be paid of this Judgm Other:	fee pres	scribed b ant to the	y G. sch	S. 143B-148 edule set ou	33 is 📃 not due ut under Monetary	e becaus	se it is as	sess	sed in a cas	e adjudicated du	ing the s	same ter	m of	court.			
3.	Submit to the foll local confinement for NOTE: Periods of than three separate	acility). confinem	and ant impos	pay sed h	jail fees. Th ere must be f	e defendant shall or two-day or three-	report in day conse	n a sober e <i>cutive pe</i>	r con <i>riods</i> ,	, only, for no	more than six days	in a single	month, a		_ (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	☐ 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	□ 2 days □ 3 days	Date	Hour		for	☐ 2 days ☐ 3 days	Date	Hour		for	☐ 2 days ☐ 2 days ☐ 3 days			
4.	Obtain a substan	ice abus		smei		g, or treatment as	s follows					1						
	Abstain from alco found that a subs Participate in an	stance a	buse ass	sess	ment has ide	entified defendant	ťs alcoh	ol depen			days, abuse.	m	onths, th	e Co	urt having			
7.	Submit to satellite	e-based	monitori	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 herein for the above case(s), the defendant shall also comply with the following intermediate punishment(s) under G.S. 15A-1340.11(6). In 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: (1) Obey the rules and regulations of the Division of Prisons 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																		
 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: 																		
			INTER	RMI		ONDITIONS	OF PR	OBATI		- G.S. 1!	A-1343(b4)							
(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	dant's pro 3, but no f udicated	t, the defe bation offi fee shall t in the san	endar icer, j oe du ne te	it shall, in add berform comm e if the Court rm of court. (/	lition to the terms ar nunity service under imposed community 2) Not use, possess	the supe service a or contro	ons impos rvision of t as a specia ol alcohol.	ed ab the D al coi (3) f	oove, comply ivision of Cor ndition of prol Remain withir	with the following in nmunity Supervision pation and assessed the defendant's co	n and Ree d the fee i unty of re	ntry, and n this jud sidence ι	pay tł gment inless	ne 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. AOC-CR-603E, Page Two, New 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. (<i>if the Court finds physical, mental, or sexual abuse of a minor</i>) 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
 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) (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 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.
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. c. it would not be in the best interests of justice to order the
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 aguaraa is to be diaragarded as ourplusage

STATE OF NORTH CAROLINA

Name Of Defendant

File No.

County

STATE VERSUS

In The General Court Of Justice

District Superior Court Division

conditional discharge addressed in the court's order. There are no A, B, C, D, E, or other variations of this form, so this page can be used to continue an offense list from any of the related forms, for any date(s) of offense or conviction. File No (c) Offense Description Offense Description EVM Cl											
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					
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).