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				ONDITIONS							
The monetary conditions in the original Order are modified to read as follows: The defendant shall pay to the Clerk of Superior Court the "Modified Amount Due" shown below, plus the probation supervision fee if placed on supervised probation, pursuant to a schedule											
Due" shown below, plus the probation supervision fee if placed on supervised probation, pursuant to a schedule determined by the probation officer.											
Balance/Obligation Due* Arrearage/Probation Fee Atty's Fee This Proceeding Comm Svc Fee EHA Fee Appt Fee/Misc Modified Amount Due											
Balance/Obligation Due*	Arrearage/Probation Fee	S	ceeaing	Comm Svc Fee \$	EHA Fee \$	Appt Fee/Misc \$	Modified Amount Due \$				
	nt Due" as shown on original	Judgment, less al	l payments	made to date.							
The Court finds just cause to waive costs, as ordered on the attached AOC-CR-618. Other:											
It is further Ordered: 1. the defendant's term of probation is extended for a period of											
5. The special conditions of probation identified below, as numbered and set out in the original Order, are modified as follows: (State number of each condition to be modified and set out modification.)											
6. The defendant shall also comply with the following additional special conditions of probation which the court finds are related to the defendant's rehabilitation: complete hours of community service within the first days after entry of this Order, as directed by the judicial services coordinator. The fee prescribed by G.S. 143B-708 is (for offenses committed on or after December 1, 2009) not assessed because it was assessed in the original Order or in a case adjudicated during the same term of court. the same term of court. to be paid pursuant to the schedule set out above days of this Order and before beginning service. Other: (set out conditions)											
 a. withheld delegated authority under G.S. 15A-1343.2(e) or (f) but grants it by this Order. b. did not withhold delegated authority under G.S. 15A-1343.2(e) or (f) but now finds that it is NOT appropriate to delegate such authority to the Section of Community Corrections. 8. The previous order of intermediate punishment is modified, (or) pursuant to G.S. 15A-1344(a), the previous order of community punishment is modified, as follows: comply with the conditions of intermediate punishment set forth on the attached AOC-CR-609, Page Two, Side One. 9. (<i>not valid for impaired driving probation</i>) The sentence is modified as follows: comply with the additional community and intermediate probation conditions set forth on the attached AOC-CR-609, Page Two. Side Two. 											
		A	PPEAL E								
 It is ORDERED that the Clerk deliver two certified copies of this Judgment and Commitment to the sheriff or other qualified officer and that the officer cause the defendant to be delivered with these copies to the custody of the agency named on the reverse to serve the sentence imposed or until the defendant shall have complied with the conditions of release pending appeal. The defendant gives notice of appeal from this Order of the District Court to the Superior Court. The current pretrial release order is modified as follows:											
The defendant gives notice of appeal from this Order of the Superior Court to the Appellate Division. Appeal entries and any conditions of post conviction release are set forth on form AOC-CR-350.											
SIGNATURE OF JUDGE											
Date Name Of Presiding Judge (type or print) Signature Of Presiding Judge											
CERTIFICATION											
I certify that this Order with the attachment(s) marked below is a true and complete copy of the original which is on file in this case. Order On Violation Of Probation Or On Motion To Modify (AOC-CR-609, Page Two) Restitution Update Worksheet, Notice And Findings (Revocation Or Termination Of Probation) (AOC-CR-612) Appellate Entries (AOC-CR-350) Judicial Findings As To Forfeiture Of Licensing Privileges (AOC-CR-317)											
Date	Date Certified Copies Delivered	To Sheriff S	Signature Of	Clerk		Deputy CSC	Asst. CSC				
(NOTE: Defendant signs the following statement in all cases of supervised probation unless probation is terminated or not modified. A witness should sign at the same time as the defendant. For in-chambers consent modifications, defendant and prosecutor must sign prior to entry of the Order.) I have received a copy of this Order (check one) before its entry. after a hearing, and I agree to the modification(s) of my probation set out in it. I understand that no person who supervises me or for whom I work while performing community service is liable to me for any loss or damage which I may sustain unless my injury is caused by that person's gross negligence or intentional wrongdoing. I understand that my probation may be extended pursuant to G.S. 15A-1344(d), 15A-1342(a), or 15A-1343.2(d).											
Date	Signature Of Defendant	S	Signature Of	Prosecutor		Signature Of Witnes	35				
the county of the original	Send a certified copy to the clerk of a proceeding must send certified the AOC discharges and dismissa NC 27602.	copies of both the or	iginal order p	placing the defendant	on probation ar	nd the dismissal order	r to the AOC at the address				

AOC-CR-635, Side Two, Rev. 12/18 (replaced AOC-CR-622 for conditional discharge), © 2018 Administrative Office of the Courts

S'	TATE VERSUS		File No.		
Name Of Defendant					
		SHMENTS - CONTE	EMPT		
In addition to complying with the regular Sentence" or herein for the above cases 1. Special Probation - G.S. 15A For the defendant's active sentem (1) Obey the rules and regulations a probation officer in the State of I A. Serve an active term of _ N.C. DACJJ.	sposition/Modification Of Conditional Disch and any special, community, or inter (s), the defendant shall also comply w (A-1344(e) Contempt - ce as a condition of special probation, f (s) of the Division of Adult Correction and North Carolina within seventy-two (72) () days () months () () other:	arge." rmediate conditions of pr vith the following interme G.S. 15A-1344(e1) an the defendant shall compl d Juvenile Justice governin hours of the defendant's of hours in the custody of	obation set for diate punishme id 5A-11(a) y with these ad ng the conduct discharge from	th in the "Judgment Sus ent(s) under G.S. 15A- ditional regular condition of inmates while impriso	spending 340.11(6): <u>s of probation</u> : ned. (2) Report to
Day Date		d shall remain in Da	ay Date	Hour	□ AM □ PM
consecutive weeks, and s	report in a sober condition to continu hall remain in custody during the san rved at the direction of the probation rk release is recommended.	ne hours each week until officer within[l completion of days	the active sentence or months of this judgm	dered.
Residential Program - G.S. Attend or reside in days, mor Other:			(name progra	011, only) m) residential program f	for a period of
abide by all rules, regulations an	l electronic monitoring and remain at d directions of the probation officer re ry Conditions. The defendant may le	the defendant's residence egarding such monitoring	ce for a period g, and pay the e fo <u>llo</u> wing purp	of days fees prescribed in G.S. pose(s) and as otherwis	s, months, 15A-1343(c2) as
Submit to intensive supervision	5. 15A-1340.11(5); 15A-1343(b1) oursuant to G.S. 143B-704(c), for a p ly with the rules adopted for such sup	eriod of mo	onths (6 to 9 mor	nths recommended by the	only) Section of
5. Day Reporting Center - G.S. Report as directed by the probat and regulations of that program. Other:	ion officer to the Day Reporting Cent				11, only) abide by all rules
	5. 15A-1340.11(3a); 15A-1340.1 or the program as provided for in Artic purt supervision, drug screening or te	cle 62 of Chapter 7A of th			egular basis for a
INTE	RMEDIATE CONDITIONS OI	F PROBATION - G.	S. 15A-134	3(b4)	
NOTE: These conditions apply only to person If subject to intermediate punishment, the def (1) If required by the defendant's probation of G.S. 143B-708, but no fee shall be due if the offense adjudicated in the same term of court to leave by the court or the defendant's proba- keeping all appointments and abiding by the t	endant shall, in addition to the terms and o ficer, perform community service under the Court imposed community service as a sp . (2) Not use, possess, or control alcohol tion officer. (4) Participate in any evaluat	conditions imposed above, c e supervision of the Section tecial condition of probation a . (3) Remain within the defe ion, counseling, treatment, c ogram.	comply with the for of Community Co and assessed the endant's county of or education prog	orrections, and pay the fee e fee in this judgment or ar of residence unless granted	required by ny judgment for an d written permission

(Over) AOC-CR-609, Page Two, Rev. 12/17, © 2017 Administrative Office of the Courts

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		COMN	IUNITY	ΆΝ		MEDIATE PR	OBATI	ION C	ON	DITIONS	- G.S. 15A-13	343(a1)			
NOTE: The conditions in this section may not be imposed for offenses committed before Dec. 1, 2011, or for defendants placed on probation for a sentence under G.S. 20-179. In addition to complying with the regular and any special conditions of probation set forth in the "Judgment Suspending Sentence" entered in the case(s) listed on the reverse, 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(c2) as provided under Modified 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.															
 2. Complete hours of community service during the first days after entry of this Order, as directed by the judicial services coordinator. The fee prescribed by G.S. 143B-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 in the "Judgment Suspending Sentence." days of this Judgment and before beginning service. 															
Other: 3. Submit to the following period(s) of confinement in the custody of the Sheriff of this County. (other															
I continue to the following period (s) of commentant in the cased y of the following period (s) of commentant in the cased y of the following period (s) of commentant in the cased y of the following period (s) of commentant in the cased y of the following period (s) of commentant in the cased y of the following period (s) of commentant in the cased y of the following period (s) of commentant in the cased y of the following period (s) of commentant in the cased y of the following period (s) of commentant in the cased y of the following period (s) of commentant in the cased y of the following period (s) of commentant in the cased y of the following period (s) of commentant in the cased y of the following period (s) of the following period (s) of commentant in the cased y of the following period (s) of commentant in the cased y of the following period (s) of commentant in the cased y of the following period (s) of commentant in the cased y of the following period (s) of commentant in the cased y of the following period (s) of commentant in the cased y of the following period (s) of commentant in the cased y of the following period (s) of commentant in the cased y of the following period (s) of commentant in the cased y of the following period (s) of the following period															
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	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 su	ibstance abus	e assess	mer	ıt, monitorin	g, or treatment as	s follows:								
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.															
6. Participate in an educational or vocational skills development program as follows:															
7. Submit to satellite-based monitoring, if required on the attached AOC-CR-615, Side Two.															
CONFINEMENT IN RESPONSE TO VIOLATION (CRV) - G.S. 15A-1344(d2) NOTE: Confinement under this section may be imposed only upon finding of violation of probation when the violation (50) occurred on or after December 1, 2011. Any period of confinement imposed under this section and in un concurrently with any periods of confinement under cases in response to the same violation. Confinement under this section and into pursuant to deferred presecution or conditional discharge. In accord with the Court's Other Modification Of Probation No. 10 on AOC-CR-609, Page One, Side Two, the Court ORDERS: 1. The defendant shall be confined for: NOTE TO COURT: If imposing confinement for felony probation and more than 90 days remain on the defendant's maximum imposed sentence, select No. a. If 90 days or flever remain on the maximum imposed sentence for a felony. No. d. must be selected, imposing the entire remainder of the sentence. If imposing confinement for a non-Structured Sentence, must be selected, imposing the entire remainder of the sentence. If imposing confinement for a days or flever remainder of the suspended sentence, whichever is less: select No. A. If imposing confinement is within the court's discretion (up to 90 days or the remainder of the suspended sentence, whichever is less: select No. A. If imposing confinement for earn - Structured Sentence, whichever is less: select No. C. a. 90 days, for felony probation. b															
Date		Name	Of Presid	ing J	udge (type oi	r print)		Si	gnatu	re Of Presidir	ng Judge				

Material opposite unmarked squares is to be disregarded as surplusage.