File No. STATE OF NORTH CAROLINA Seat of Court NOTE: Use this form for all modifications, revocations, and dismissal/discharge upon successful In The General Court Of Justice completion for probation imposed pursuant to conditional discharge. Superior Court Division District For probation imposed pursuant to deferred prosecution, use AOC-CR-634. STATE VERSUS Name Of Defendant DISPOSITION/MODIFICATION OF CONDITIONAL DISCHARGE Drivers License No. State Race Sex (For All Dispositions/Modifications On Or After Dec. 1, 2017) Date Of Birth Full Social Security No. G.S. 14-50.29, -277.8, -458.1, -458.2; 15A-1341; 90-96, -113.14 Attorney For State Attorney For Defendant Crt Rptr Initials Def. Waived Appointed Def. Found Not Indigent Retained The defendant was placed on probation pursuant to conditional discharge under: G.S. 90-96, G.S. 90-113.14, G.S. 14-50.29, G.S. 14-277.8. G.S. 14-458.1. G.S. 14-458.2. G.S. 15A-1341, by Order of the Court in: Date Of Original Order Placing Defendant On Probation Name Of County And File No. (County Of Original Proceeding) DISMISSAL FOR SUCCESSFUL COMPLETION Pursuant to the defendant's fulfillment of the terms and conditions of probation imposed in the original Order cited above, NOTE TO CLERK: See routing the Court hereby dismisses all charges included in the original Order and discharges the defendant. instruction at bottom of Side Two. Date Name (type or print) Signature District Court Judge Superior Court Judge PROCEEDINGS UPON VIOLATION OR MOTION TO MODIFY This matter is before the Court upon: 1. review under G.S. 15A-1342(b) or (d). After reasonable notice to the defendant, the Court finds does not find that termination of probation is warranted by the defendant's conduct and the ends of justice. 2. motion to modify the defendant's probation without charge of violation. Upon notice and hearing consent of the State and the defendant (see signatures on Side Two if modification entered in chambers), the Court finds does not find that good cause has been shown to modify the original Judgment Suspending Sentence. 3. allegation of violation of the conditions of the defendant's probation. Upon due notice of the alleged violation(s) or waiver of such notice, a hearing was held before the Court. After considering the record in the above-captioned case, the evidence presented, and any statements of the State and the defendant, the Court finds that the defendant admitted or that the Court is reasonably satisfied in the exercise of its discretion that: (check all that apply) 1. the defendant violated the condition(s) of probation set forth in a. Paragraph(s) in the Violation Report or Notice of Hearing _ in the Violation Report or Notice of Hearing dated b. Paragraph(s) _ c. the attached sheet. Such violation(s) was willful and without valid excuse and occurred at a time prior to the expiration or termination of the period of the probation. 2. the defendant violated the condition(s) of probation set forth in a. Paragraph(s) in the Violation Report or Notice of Hearing dated ______ in the Violation Report or Noti ____ c. the attached sheet, but said violation(s) ____ was not willful. ___ is validly excused. _ in the Violation Report or Notice of Hearing dated . 3. the defendant has not violated any of the conditions of the defendant's probation except those found above, if any. 4. the defendant is guilty of contempt beyond a reasonable doubt. **ORDER** It is ORDERED that: 1. the original Order is modified as set forth below and, except as specifically so modified, shall remain in full force and effect. 2. the original Order is not modified, but remains in full force and effect. 3. the defendant's probation under the original Order is terminated. Therefore, the Court hereby dismisses all charges included in the original Order and discharges the defendant. 4. all charges of probation violation in this case, which are not specifically found above, are dismissed. 5. the disposition of this matter is continued until 6. the defendant for willful contempt: days in the custody of the Sheriff. as provided in AOC-CR-609, Page Two, attached. a. be imprisoned for c. Other: b. pay of fine of \$ 7. pursuant to the Finding No. 1 above, the Court concludes that the defendant has violated a valid condition of probation upon which discharge was conditioned and that continuation, modification or special probation or criminal contempt is not appropriate. The Court therefore ORDERS that the defendant's probation be revoked, and that the Court shall proceed to the entry of judgment in the county in which the defendant was placed on probation, pursuant to the defendant's plea or finding of guilt as provided in the original Order for conditional discharge. 8. (offenses committed on or after October 31, 1998) the defendant's drivers license is revoked whether the defendant is present or not. G.S. 143B-708. (NOTE: Select this option whenever the Court finds a willful violation of a community service condition of probation. If this option is selected, complete AOC-CR-317, Side One, and notify DMV.)

	MODIFIED C												
The monetary conditions in the original Order are mod Due" shown below, plus the probation supervision fee					urt the "Modified Amount I by the probation officer.								
set out by the court as follows:		-											
Balance/Obligation Due* Arrearage/Probation Fee Atty	r'a Eas This Presseding	Comm Suo Foo	EUA Eoo	Appt Foo/Mico	Modified Amount Due								
\$ \$'s Fee This Proceeding	Comm Svc Fee \$	### Fee	Appt Fee/Misc \$	\$								
*Equals "Total Amount Due" as shown on original Judo The Court finds just cause to waive costs, as order		made to date. AOC-CR-618.	Other:										
It is further Ordered: 1. the defendant's term of probation is extended for a period of a. for good cause shown, pursuant to G.S. 15A-1344(d). (NOTE: The total of the original period of probation plus all extensions under G.S. 15A-1344(d) for a conditional discharge may not exceed five years for convictions prior to Dec. 1, 2014, and two years for convictions on or after that date.) b. with the defendant's consent, pursuant to G.S. 15A-1342(a) or G.S. 15A-1343.2(d). (NOTE: The extension must be for the purpose of allowing the defendant to complete a program of restitution or continue medical or psychiatric treatment ordered as a condition. The extension may be ordered only during the last six months of the original, unextended period of probation and may not exceed three years beyond the original period of probation.) 2. the defendant's assignment to intensive supervision is terminated and the defendant is continued on supervised probation. 3. the defendant is transferred to unsupervised supervised probation. 4. the defendant is allowed until to comply with the following conditions:													
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 conditi	ons of probation whi	ich the court find	ls are related to the	defendant's rehabilitation:								
complete hours of community		days af	ter entry of this	Order, as directed	d 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.													
to be paid pursuant to the scher Other: (set out conditions)	dule set out above] within	_ days of this (Order and before b	eginning service.								
 ☐ 7. (not valid for impaired driving probation) The Court previously ☐ 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. (not valid for impaired driving probation) 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. 													
	APPEAL	ENTRIES											
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 pri	nt)	Signature	Of Presiding Jud	ge									
	CERTIFI	CATION											
I certify that this Order with the attachment(s) marked Order On Violation Of Probation Or On Motion To Modify (AOC-CR-609, Page Two) Appellate Entries (AOC-CR-350) Other:		plete copy of the o Restitution Up Termination C	odate Workshee of Probation) (A	et, Notice And Find OC-CR-612)	dings (Revocation Or Privileges (AOC-CR-317)								
Date	heriff Signature Oi	Clerk		Deputy CSC [Asst. CSC SEAL								
(NOTE: Defendant signs the following statement in all cases the defendant. For in-chambers consent modifications, defend				dified. A witness shou	ıld sign at the same time as								
	pefore its entry. after	er a hearing, and ming community se	I agree to the r	me for any loss or	y probation set out in it. damage which I may be extended pursuant to								
Date Signature Of Defendant	Signature Of	Prosecutor		Signature Of Witnes	s								

NOTE TO CLERK: Send a certified copy to the clerk of the county of original proceeding, if different. If charges are dismissed pursuant to a conditional discharge, the clerk in the county of the original proceeding must send certified copies of both the original order placing the defendant on probation and the dismissal order to the AOC at the address below, but do not send the AOC discharges and dismissals under G.S. 14-458.1, G.S. 14-458.2, or G.S. 15A-1341(a5). NCAOC, Records Officer, PO Box 2448, Raleigh, NC 27602.

AOC-CR-635, Side Two, Rev. 3/22 (replaced AOC-CR-622 for conditional discharge), © 2022 Administrative Office of the Courts

STATE VERSUS

lame Of De	efendant										
			INTERME	DIATE P	UNISHMENTS -	- CONT	EMPT				
					robation Or On Motion	To Modify	"; AOC-CR-	634, "Disposi	tion/Modification (of Deferre	d
In additior Sentence' 1. Sp Fo (1)	or herein for the pecial Probation or the defendant's and Deep the rules are probation officer in A. Serve an action N.C. DAC. B. The defendant Day	th the regular and above case(s) in - G.S. 15A-1 active sentence and regulations of the State of Nove term of	nd any special, c, the defendant s 344(e) as a condition of a fithe Division of A rth Carolina within days ff of this County. In a sober condition Hour	ommunity, o hall also con Conter special proba dult Correction seventy-two months Other: on to begin s	or intermediate condinate representation of the defendant separation, the defendant separation, the defendant separation of the defendant sepa	ng interm 44(e1) a 44(e1) a shall comp ce govern efendant's e custody on:	ediate pun nd 5A-11 bly with the ing the cor discharge of the	ishment(s) (a) se additional additional from the act	I regular condition ates while imprisive term of imprisive term.	ns of prooned. (2) sonment.	(6): <u>bation</u> :
	consecutive v	weeks, and sha e shall be serve	.ll remain in custo ed at the directior	ody during the of the prob	continue serving this in same hours each ation officer within G. Substance al	week unt	il completi	on of the ac	tive sentence o of this judgn	rdered.	_
Att	esidential Prog tend or reside in _ 				(b1)(2) (for offenses and after care regulation		(name p	orogram) resi	y) dential program	for a pe	riod of
Be ab pro the	e assigned to hous ide by all rules, re	se arrest and e egulations and lified Monetary	lectronic monitori directions of the p Conditions. The	ing and rema probation off defendant m	I340.11(4a); 15A- ain at the defendant' ïcer regarding such nay leave the resider seling ☐ a course	's resider monitorir nce for th	nce for a peng, and pay e following	eriod of y the fees pr g purpose(s)	day	/s,	months, 43(c2) as
Su Co	bmit to intensive	supervision pur	rsuant to G.S. 14	3B-704(c), f	3(b1)(3b); 143B-7 or a period of ch supervision by th	m	onths (6 to	9 months red	commended by the		of
Re an		by the probation			3(b1)(10); 15A-13 Center for a period						all rules
Co	mply with the rule	es of the progra	ım adopted pursı	uant to Chap	ery Court - G.S. 1 oter 7A, Article 62, of n, and treatment orde	f the Gen	eral Statut	es, and rep	ort on a regular	basis as	directed
		INTER	MEDIATE CO	MULLION	S OF PROBATI	ION - G	S 15A.	1343(h4)			

NOTE: These conditions apply only to persons on intermediate punishment for offenses committed on or after December 1, 2009.

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 education program as directed by the probation officer, keeping all appointments and abiding by the rules, regulations, and direction of each program.

		C	OMM	UNITY	A١	ID INTER	MEDIATE PR	OBATI	ON C	CON	DITIONS	- G.S. 15A-13	43(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:																
	punishment: 1. Submit to house arrest with electronic monitoring, remain at the defendant's residence for a period of															
	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." within 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 local confinement facility). and pay jail fees. The defendant shall report in a sober condition to serve the term(s) indicated below. NOTE: Periods of confinement imposed here must be for two-day or three-day consecutive periods, only, for no more than six days in a single month, and in no more than three separate months during the period of probation. To impose special probation under G.S. 15A-1344(e), see INTERMEDIATE PUNISHMENTS, on the reverse.															
			Hour Hour	□ AM □ PM □ AM	for	☐ 2 days ☐ 3 days ☐ 2 days	Date Date	Hour	□ AM □ PM □ AM	for	☐ 2 days ☐ 3 days ☐ 2 days	Date Date	Hour	□ AM □ PM □ AM	for	☐ 2 days ☐ 3 days ☐ 2 days
			Hour	□ PM □ AM	for	☐ 3 days	Date		□ PM	for	☐ 3 days	Date	Hour	□ PM	for	☐ 3 days
	4.	Obtain a substand	e abuse	□ PM e assess	for mer	□ 3 days nt, monitorin	g, or treatment as	follows:	□PM	IOI	□ 3 days			□PM	for	☐ 3 days
	4. Obtain a substance abuse assessment, monitoring, or treatment as 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 ı	monitorii	ng, i	f required o	n the attached AC	C-CR-6	15, Sic	de Tw	0.					·
			CC	NFINE	ΞМІ	ENT IN R	ESPONSE TO	VIOL	ATIO	N (C	RV) - G.S	S. 15A-1344(d	2)			
NOTE: Confinement under this section may be imposed only upon finding of violation of probation when the violation(s) occurred on a refler December 1, 2011. Any period of confinement imposed under this section shall run concurrently with any period(s) of confinement imposed in other cases in response to the same violation. Confinement under Nos. 1.a., 1.b., or 1.d. may NOT be ordered if the defendant has previously received two periods of confinement under G.S. 15A-1344(d2). Confinement under this section may not be ordered at all for defendants on probation pursuant to deferred prosecution 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 fewer 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 defendant on probation for a non-Structured Sentencing misdemeanor or a defendant placed on probation before Dec. 1, 2015, for a Structured Sentencing (SSA) misdemeanor, the duration of confinement is within the court's discretion (up to 90 days or the remainder of the suspended sentence, whichever is lessly: select No. b. if imposing confinement for less than the remainder of the sentence: select No. c. a. 90 days, for felony probation on or after Dec. 1, 2015, for an SSA misdemeanor or if placed on probation before Dec. 1, 2015, for SSA misdemeanor on or after Dec. 1, 2015, for SSA misdemeanor or if placed on probation before Dec. 1, 2015, for SSA misdemeanor on or after Dec. 1, 2015, for SSA misdemeanor or if placed on probation before Dec. 1, 2015, for SSA misdemeanor or or after Dec. 1, 2015, for SSA misdemeanor or if placed on probation before Dec. 1, 2015, for SSA misdemeanor or or after Dec. 1, 2015, for SSA misd																
Date			Name (Of Presidi	ing J	udge (type or	r print)		S	Signatu	re Of Presidir	ng Judge				