STATE O	F NO	ORTH (CAROL	.INA				File No.				
		Cour	nty			Seat Of Co	urt	In T ☐ Distr		ral Court (Superior (
		STATE	VERSUS							<u> </u>		
Name Of Defendant				CONDITIONAL DISCHARGE UNDER G.S. 15A-1341(a4)								
Drivers License No.			State	Race	Sex		(For Of	fenses Com		•	•)
Date Of Birth		Full Social Se	ecurity No.	Age At Time	Of Offense		(G.S. 15A-	
Attorney For State	,			Def. Found Not Indigent	Def. Waive Attorney	Attorney	For Defend	dant		Appointe Retaine		Initials
The defendant wa	s found	I guilty/respo	onsible, pursu	uant to	plea (pur	suant to <i>Al</i> i	ford) (\square	of no contest)	trial by	judge 🔲	trial by jury,	of
File No.(s)	Off.			Offense De	scription			Offense Date		G.S. No.	F/M	CL.
					M	OTION						
Now come the Sta pursuant to G.S. 1 sworn further state	15A-134	11(a4) for the	e purpose of	allowing defe	endant to dei	monstrate (ood cond					
Date		Signature Of	Prosecutor				Signature	e Of Attorney For D	efendant (if	represented)		
SWORN/AFF	IRME	D AND SU	JBSCRIBI	ED TO BE	FORE ME	Date						
Date	Sig	gnature				Signature	of Defend	dant (under oath)				
Deputy CS District Cou		Assistant	CSC	Clerk Of Supe	erior Court							
			,		FINDINGS	AND O	RDER					
Upon the foregoin grants the Mot 1. Each known 2. The defend 3. The defend 4. The defend denies the Mo	ion, bas n victim ant has ant has ant is u	sed upon the of the crime not been co not previous nlikely to cor	e following fire has been no onvicted of are sly been place.	ndings: otified of the land felony or other ed on probate offense other	motion for pr of any misder tion.	neanor inv	olving mo	a or certified mai ral turpitude.	and given	an opportur	nity to be he	ard.
								NT ON PRO				
1. The Court, without entering a judgment of guilt, Orders that further proceedings in this matter be deferred and places the defendant on supervised unsupervised probation for months (max. of 2 years, G.S. 15A-1342(a)) as provided for a community punishment. Intermediate punishment (AOC-CR-603A, Page Two, required). 2. The Court finds that it is NOT appropriate to delegate to the Division of Community Supervision and Reentry 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. 3. The Court finds that a longer shorter period of probation is necessary than that which is specified in G.S. 15A-1343.2(d). 4. The defendant shall provide a DNA sample pursuant to G.S. 15A-266.4. (AOC-CR-319 required) 5. 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. 6. Except as ordered to appear earlier for a hearing on alleged violation(s) or as otherwise ordered by the Court, the defendant shall return to this Court on (date) for a hearing to determine fulfillment of the terms and conditions of probation. MONETARY CONDITIONS The defendant shall pay to the Clerk of Superior Court the "Total Amount Due" shown below, plus the probation supervision fee if placed on supervised												
The defendant sha probation above, p										n tee it place	ed on super\	rised
Costs \$	Fine \$		Restitution*	Attorne	ey's Fees	Comm Serv	Fee E	EHA Fee	Appt Fee/	Misc	Total Amou	nt Due
*See attached "Re	estitutions s just ca	n Worksheet ause to waiv	t, Notice And e costs, as o nt Due," the	Order (Initia	e attached icer may tran unmarked squa)" AOC-CR AOC-C	-611, whi R-618. fendant to	ch is incorporate Other: unsupervised p	d by refere	ence.		

AOC-CR-632A, Rev. 1/23, © 2023 Administrative Office of the Courts

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

NOTE: Any probationary judgment may be extended pursuant to G.S. 15A-1342. The defendant shall: (1) Commit no criminal offense in any jurisdiction. (2) Possess no firearm, explosive device, or other deadly weapon listed in G.S. 14-269. (3) Remain gainfully and suitably employed or faithfully pursue a course of study or vocational training, that will equip the defendant for suitable employment, and abide by all rules of the institution. (4) Satisfy child support and family obligations, as required by the Court. If the defendant is on supervised probation, the defendant shall also: (5) Remain within the jurisdiction of the Court unless granted written permission to leave by the Court or the probation officer. (6) Report as directed by the Court or the probation officer at reasonable times and places and in a reasonable manner, permit the officer to visit at reasonable times, answer all reasonable inquiries by the officer and obtain prior approval from the officer for, and notify the officer of, any change in address or employment. (7) Notify the probation officer if the defendant fails to obtain or retain satisfactory employment. (8) At a time to be designated by the probation officer, visit with the probation officer a facility maintained by the Division of Prisons of the Department of Adult Correction.

Officer	a racility maintained b	y the Division of Trisons of the De	•			
			NS OF PROBATION -	•	,,	
			cial conditions which the Coul e Clerk of Superior Court for tr			
<u> </u>	Submit at reasona	able times to warrantless sear	or until relicensed by the Diches by a probation officer of purposes which are reasonal contraband child po	the defendant's persor bly related to the defen	n, and of the defendant's veh	•
11.	Not use, possess, and is in the origin possessors, or se	or control any illegal drug or on all container with the prescript	controlled substance unless it tion number affixed on it; not I ntrolled substances; and not k	has been prescribed for common that the common	th any known or previously o	onvicted users,
12.		ırine, and/or blood specimen f	for analysis of the possible pre	esence of a prohibited	drug or alcohol, when instruc	ted by the
13			lopment Test (G.E.D.) during	the first mo	onths of the period of probat	ion
			eparation service during the fi			
	judicial services of the reverse.	oordinator and pay the fee pre	escribed by G.S. 143B-1483. This Conditional Discharge and	pursuant to the so	chedule set out under Monet	
15.	Report for initial e					
□16	other therapeutic	requirements of those prograr	treatment, or education programs until discharged. the premises or workplace of			id comply with all
	"Contact" includes	any defendant-initiated conta	act, direct or indirect, by any nugh any other person, except	neans, including, but no	· · · · · ·	onal contact, e-mail,
17.	Other:					
18.	Comply with the S	Special Conditions Of Probatio	SIGNATURE OF	_		
Date		Name Of Presiding Judge (type of	or print)	Signature Of Presiding	g Judge	
			CERTIFICATION B	Y CLERK		
on file 1	in this case. Judgment Suspend Restitution Worksh	Ü	A-1341(a4) and the attachmen A, Page Two) (additional cond Sentencing) (AOC-CR-611)	t(s) marked below is a	true and complete copy of the	ne original which is
Date		(type or print)	Signature Of Clerk		Deputy CSC Clerk Of Superior (Asst. CSC Court SEAL
NOTE	TO OLEDIA					

NOTE TO CLERK: Upon entry of a final order discharging the defendant and dismissing the charge(s) against him/her, forward a certified copy of this Conditional Discharge and the dismissal order (AOC-CR-635 or other order) to the Administrative Office of the Courts at **NCAOC**, **Records Officer**, **PO Box 2448**, **Raleigh**, **NC 27602**.

	File	No.

Name Of Defendant

STATE VERSUS

		INTERME	DIATE PUNISHMENTS	;			
	Use this page with AOC-CR-603A, "Judgment "Conditional Discharge Under G.S. 90-96(a)"; 90-96(a1)"; AOC-CR-632A, "Conditional Disch committed before Dec. 1, 2009.	AOC-CR-621A, "Conditi arge Under G.S. 15A-1	ional Discharge Under G.S. 14-50 341(a4)"; or AOC-CR-633A , "Cor	0.29"; AO Onditional D	C-CR-627A, "Condit ischarge Under G.S	tional Discharge Unde 5. 15A-1341(a5)"; for (er G.S. offenses
case(s	ition to complying with the regular and any s), the defendant shall also comply with the ediate punishments by G.S. 15A-1340.11(following special cor					
	Special Probation - G.S. 15A-1340.11(0).					
	For the defendant's active sentence as a co (1) Obey the rules and regulations of the Di the Department of Public Safety, governing seventy-two (72) hours of the defendant's d A. Serve an active term of NC DAC. Sheriff of this Co (NOTE: Special probation may not be probation must be served in the Division	vision of Prisons of the the conduct of inmate lischarge from the act days more munty. Other:served in DAC for (i) a r	e Department of Adult Correct es while imprisoned. (2) Repor ive term of imprisonment. hths hours in the cust moncontinuous period or (ii) a miss	ion and, i t to a pro tody of th	if applicable, the E bation officer in th	Division of Juvenile C ne State of North Ca	Justice of rolina within
	B. The defendant shall report in a sob						
	Day Date	Hour ☐ AM ☐ PM	and shall remain in custody until:	Day	Date	Hour	□ AM □ PM
	C. The defendant shall again report in consecutive weeks, and shall rema D. This term shall be served at the dir E. Pay jail fees. F. Work release H. Other:	in in custody during ection of the probation	the same hours each week u	ntil comp	letion of the activ		
	Residential Program - G.S. 15A-134 Attend or reside in days, months, ar Other:		and after care regulations of t			ntial program for a	period of
□ 3.	House Arrest With Electronic Moni Be assigned to house arrest with electron abide by all rules, regulations, and direction G.S. 15A-1343(c2) pursuant to the schedu Other:	ic monitoring for a peons of the probation of	eriod of days officer, regarding electronic m	, `m	,	it to electronic mon es prescribed under	0
4 .	Intensive Supervision Program - G Submit to supervision by officers assigned of months (6 to 9 months recomprogram. Other:	to the Intensive Pro	bation Program established p	oursuant	to G.S. 143B-145		by that
<u> </u>	Day Reporting Center - G.S. 15A-1; Report as directed by the probation officer and regulations of that program. Other:				days,m	onths, and abide	by all rules
□ 6.	Local Judicially Managed Account Comply with the rules of the program adop to participate in court supervision and any	pted pursuant to Cha	pter 7A, Article 62, of the Ge	neral Sta		on a regular basis	as directed

Other:

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)

	re not defined as intermediate punishments under G.S. 15A-	1340.11(6).
NOTE: Select only one	e of the three sets of conditions below.	1242/52)
	ditions For Reportable Convictions - G.S. 15/ only for a reportable conviction under G.S. 14-208.6.	4-1343(DZ)
	has been convicted of an offense which is a reportable convic	tion as defined in G.S. 14-208.6(4) and must
	as a sex offender and enroll in satellite-based monitoring if re	
	, ,	ete a prescribed course of psychiatric, psychological, or other
	itive treatment as ordered by the court. municate with, be in the presence of, or found in or on the pre	emises of the victim of the offense
	intrindate with, be in the presence of, or feding in or on the presence of a minor) Not reside in a	
	for sexual abuse) any minor child.	
		e child(ren) named below, for whom the court expressly finds that it is
		ecur and that it would be in the best interest of the child(ren) named Name minor child(ren) with whom the probationer may reside in the same
	nousehold):	Name millor child(ren) with whom the probationer may reside in the same
e. Submit a	t reasonable times to warrantless searches by a probation of	ficer of the defendant's person, of the defendant's vehicle and
		nism which may contain electronic data, while the defendant is
present,	for the following purposes which are reasonably related to th	e defendant's probation supervision:
f. Other:		·
• • • • • • • • • • • • • • • • • •		
2 Special Con	ditions For Offenses Involving The Sexual Ab	use Of A Minor - G S 15A-13/3(h2)
	if offense involved sexual abuse of a minor but is not a repo	
	has been convicted of an offense involving the sexual abuse	
		ete a prescribed course of psychiatric, psychological, or other
rehabilita	itive treatment as ordered by the court. municate with, be in the presence of, or found in or on the pre	aminon of the victim of the offense
c Not resid	le in a household with any minor child. (G.S. 15A-1343(b2)(4	emises of the victim of the offense.
		ficer of the defendant's person, of the defendant's vehicle and
		nism which may contain electronic data, while the defendant is
present,	for the following purposes which are reasonably related to th	e defendant's probation supervision: child pornography
e. Other:		·
NOTE: <i>Impose</i> The defendant has Participa	e if offense involved physical or mental abuse of a minor but in the same seen convicted of an offense involving the physical or me te in such evaluation and treatment as is necessary to comp	Or Mental Abuse Of A Minor - G.S. 15A-1343(b2) s not a reportable conviction and did not involve sexual abuse. Intal abuse of a minor and must ete a prescribed course of psychiatric, psychological, or other
	ative treatment as ordered by the court.	and a set the set of the set the setting of
	municate with, be in the presence of, or found in or on the pro le in a household with	emises of the victim of the offense.
	any minor child.	
(2)	any minor child other than the child(ren) named below, for wh	om the court expressly finds that it is unlikely that the defendant's
		ne best interest of the child(ren) named below to reside in the same
r	nousehold with the probationer. (Name minor child(ren) with who	n the probationer may reside in the same household):
d. Submit a	t reasonable times to warrantless searches by a probation of	ficer of the defendant's person, of the defendant's vehicle and
	s, and of the defendant's computer or other electronic mecha for the following purposes which are reasonably related to th	nism which may contain electronic data, while the defendant is edefendant's probation supervision: child pornography
e. Other:		·
	ADDITIONAL CONDITIONS FOR	DOMESTIC VIOLENCE
1 Durayant to its f		
a. there is a	for supervised probation) attend and complete (check one)	ence Commission, reasonably available to the defendant, who shall: (program name)
_ ` , [this judgment to the program, which shall notify the office	ide by the program's rules. The probation officer shall send a copy of if the defendant fails to participate or is discharged for violating any
[(2) <i>(</i>	of its rules. for unsupervised probation) attend and complete (check one)	(program name)
□ (-) [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
		ndant fails to participate or is discharged for failure to comply with the
h there is r	program or its rules. no approved abuser treatment program reasonably available.	c. it would not be in the best interests of justice to order the
	nt to complete an abuser treatment program because	o. it would not be in the best interests of justice to order the
2. As additional Sp	pecial Conditions of Probation, the defendant shall:	
	e within feet of	Order in effect at any time.
	ully with any G.S. Chapter 50B Domestic Violence Protective re incorporated in the "Judgment Suspending Sentence" 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							
Name Of Defendant ADDITIONAL FILE NO.(S) AND OFFENSE(S	3)						
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.	ion, oi to con	r itinue					
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).