S	TATE O	F No	ORTH	H CAR	OLINA	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \				File No.							
			c	county	Seat of Court In The General Court Of Justice												
	consolidate			se(s), which are DWI offense(s).]						Divisi	on						
Name Of Defendant									JUDGMENT AND COMMITMENT ACTIVE PUNISHMENT - FELONY (STRUCTURED SENTENCING)								
Race Sex Date Of Birth								(For Co	onvictio	ons On Or A	After	-		•	1340.13		
Attorney For State Def. Four Not Indig							Def. Waive Attorney	Attorney For D	efendant				Appointe Retaine	~	rt Rptr Ir	nitials	
	e defendant File No.(s)	pled Off.	guilty (pursuant t	o Alford) to Offense			juilty by the Cou	offense		und guilty by G.S.		of	pled F/M	no con	test to	
			class if dif	ferent from un				nt class represent:					IOR ,	17141	OL.		
	Court: 1.	has de Any pri issue b makes	termined for record beyond a	, pursuant to l level point reasonable record level	G.S. 15A- under G.S. doubt or th	-1340.1 . 15A-1 ie defei	4, the prior 340.14(b)(7) ndant's adm	record points of is based on the ission to this iss red for Class A	the defer e jury's de ue.	ndant to etermina	be tion of this	RE LE	CORD VEL:	II [□ III □ IV	□ V □ VI	
The	G.S. 90-99 2. finds	is Block written at habits of (h)(5). The Del-27.4A, the defets committed a minimum anceme 4-50.22 determined by the find defended A-E felone or G feubove-d thereformakes is a minimum anceme.	or 2 MUs findings ual felon, (e) eterminat , on the a endant to endant to endant to um term (gang). nation of endant co earm or v ant's adm ay committe lony comn esignate re makes no finding	ST be checked because the G.S. 14-7.1 in the aggration of aggratitached AOC be a habituate after Dec. 1, be a habituate be an arme of imprisonment to: Other: this issue becommitted the eveapon about ission. Pursued prior to Octobited on or afted offense(s) at the additions or order co	term important term important term important term important in the control of the) for drige, puringe, puringe, which be sent classes and endinger felon to tess that for the sent to t	ug trafficking suant to G.S ing factors of requires a second in higher than a tering statu to be sentence in 120 month (drugs). Ille doubt or of displaying, con. This finding 1340.16A, the sentence in the incomplete in the inco	G.S. 14-3(c) (on the defendar or threatening th ng is based on ne Court has inc (Class A-E felo (Class H or I fe ler G.S. 14-208. attached AOC- te-based monitor	h the Cou a). AOC-CR- ss of that tted before lony (no he e sentence c felon (ur hate crim hate crim the jury's creased the ony commit elony commit elony commit for (check of CR-615, Soring due	art finds -605. -60	egregious zed by G.S. 1: 2011) as a Cla concept. Class E felon intenced herei G.S. 50B-4. Concept after Oct. 1, 20 concept after Oct. 1, 20 concept.	aggrafication and a second aggrafication as a second aggrafication as a second aggrafication and a second aggregation aggregation and a second aggregation and a second aggregation aggregation and a second aggrafication aggregation agg	avation used to the service of the s	A, B1, olences findir on anca reas one)	or B2 fee). In actual conable	stance, 4-27.2A felon) assed on lly e doubt	
	10. finds that11. finds this ias defined12. (offenses of13. did not gra	offense(a	s) is not all motor ve fense invo 6. 50B-1(i d on or afte enditional	so a reportable hicle coloring assaudb) with the ver Dec. 1, 200 discharge u	e conviction commercial It, communictim. 8, only) find nder G.S.	in No. 8 I motor nicating s the a 90-96(a	vehicle way a threat, or bove-design a) because (mental sinding requires no ras used in the can act defined rated offense(s) check all that appoint of the Distriction of the Distriction in the definition of the definition o	commission by G.S. 5 involved $\frac{1}{y}$	tion by the on of the ioB-1(a), criminal ne defen	e court.) e offense and and the defe street gang a dant refused	ndant activity to cor	t had a p /. G.S. 1 nsent.	erson: 4-50.2	al relati 25. fenses	ionship	
	discharge 14. finds that 15. (for judgme as defined	for fact the defe nts enter I in G.S	ors relate endant us red on or a . 50B-1(a	ed to the offer sed or displanate of the displan	ense. yed a firea 013, only) fil against a	irm whi nds tha minor.	le committin t this was ar G.S. 15A-13	g the felony. G. n offense involvi 382.1(a1).	S. 15A-13 ing child a	382.2. abuse or	an offense in	ıvolvir	ng assau	ılt or a	ny of th		
	solidated for j							nt of defendant	, Orders t			s, it n	nore thai	i one,	υe		
	to Life Imprisc				Class / 7.2A or G.			ss B1 Felony. gregious aggrav	ation.	I —	custody of: C. DAC.						
	· · · · · · · · · · · · · · · · · · ·			· · · · · · · · · · · · · · · · · · ·			15A, Article	81B, Part 2A.		Oth	ner:					·	
tor	a minimum ter		nonths	and a maxim	num term o	f: months		erm (Order No. 4,	Side Two months	ll Ito [Death (see atta	ched	Death Wa	rrant a	nd Certi	ificates)	
$\overline{}$	defendant sh							prior to the dat						s).			
				-				es which the de ce imposed in th				o ser	ve.				
	File No.			Offense		Count	ty			Court				Date			

The Court further				or Court	the "Total Amo	unt Duo" o	nown holow					
The defenda Costs	Fine	to the Cle	Restitution*	or Court	Attorney's fees		SBM Fee		Appt Fee/N	Aisc I	Total Amo	unt Due
\$	\$		\$		\$		\$		\$		\$	
*See attached "Res 2. The Court fir 3. The Court fir 4. Without objethe risk redu on Side One 5. Other:	nds that rest nds just cau ction by the ction incent	itution was se to waive State, the ives as ide	s recommend e costs, as o defendant s	ded as p ordered o shall be a	art of the defen	dant's plea AOC Advanced	a arrangemei -CR-618 Supervised F	nt. Other: Release (ASR)) program	If the de		
The Court recomm 1. Substance a 4. Payment as but the C	buse treatma condition	of post-rele		ision or t	_	se earning	s, if applicab	ork release le, of the "Tota e supervision.		Due" set	ould not be out above. ease earning	
The Court further	recommen	ds:										
until the def	e the defend endant shal	dant to be o	ver <u>two</u> certi delivered wit nplied with th	ified cop th these ne condit	copies to the cuions of release	ment and (ustody of the pending a	Commitment ne agency na opeal.	to the sheriff o	verse to s	erve the s	entence imp	oosed or
2. The defendant gives notice of appeal from the judgment of the trial court to the Appellate Division. Appeal entries and any conditions of post conviction release are set forth on form AOC-CR-350.												
					SIGNATUR	E OF JU						
Date	Name	e Of Presidir	ng Judge (type	e or print)			Signature Of F	Presiding Judge				
	·		ORI	DER O	F COMMITM	MENT A	TER APP	PEAL				
Date Appeal Dismissed	1		Di	ate Withd	Irawal Of Appeal F	Filed		Date Appe	llate Opinio	n Certified		
It is ORDERED that to the custody of the authority for the cor	e agency na	amed in thi	s Judgment	on the re								
Date		Signature	Of Clerk							Deputy C	SC Assi Superior Cour	t. CSC t
					CERTIF	ICATION	1					
I certify that this Judy Appellate Entrie Felony Judgme (AOC-CR-605) Judicial Finding (AOC-CR-317) Victim Notificati Additional File I	es (AOC-CF nt Findings as As To For on Tracking No.(s) And (R-350) Of Aggrav rfeiture Of J Form Offense(s)	ating And M	itigating rivileges 26)		Rest (AOC Judic (AOC Addit Conv	itution Works C-CR-611) sial Findings C-CR-615, Si tional Finding victed Sex Of	sheet, Notice A And Order For	Sex Offe 18) nent No C	(Initial Se	ntencing) ctive Punishr	ment
Date	Date Certifie	a Copies De	envereu 10 SII	ieiiii	Signature Or Clei	ın				y CSC Of Superior	Asst. CSC	SEAL

STATE C	OF N	ORTH CAROLINA	File No.									
		County	In The General Court Of Justice ☐ District ☐ Superior Court Division									
		STATE VERSUS										
Name Of Defendar	nt		ADDITIONAL FILE NO.(S) AND OFFENSE(S)									
condition	onal disc	n conjunction with all NCAOC judgment or probationary charge addressed in the court's order. There are no A, E n any of the related forms, for any date(s) of offense or	arry forms, to list additional offenses of conviction, deferred prosecution, or A, B, C, or other variations of this form, so this page can be used to continue ar or conviction.									
File No.(s)	Off.	Offense Description	Offense Date	G.S. No.	F/M (CL.	*Pun. CL.					
*NOTE: Enter	punishm	ent class if different from underlying offense class (pun	ishment class represents a status	or enhancement).								

		ADDITION	AL FILE NO.(S					
File No.(s)	Off.	Offense Desc		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).