STATE OF I	NORTH CA	AROLINA		File No.	
		County		Additional File No.(s)	
		•			General Court Of Justice perior Court Division
	STATE VE	RSUS			
Name Of Defendant			WAIVER OF JURY TRIAL		
		ACKNOWLEDGMENT (OF RIGHTS A	ND WAIVER	G.S. 15A-1201
1. I, the above-nan	ned defendant h		or Morris A	MID WAIVER	
written not b. I have been f the nature of c. I have been a selection of tl d. I have been a will determine e. I fully undersi 2. Other:	tice, notice ully informed in cathe proceedings advised by the content of the members of the advised by the content of the advised by the ad	ntent to waive a jury trial in according on the record in open court, open court of the charges against against me, ourt that I have the right to be tried in a jury, and that jury verdicts musurt that if I waive a jury trial, the grant sentencing factors in my case that the consequences of my decovernamed defendant, freely, volve-named def	ed by a jury of to ed by a jury of to ust be unanimou a judge alone wil , and cision to waive t	e of and statutory pu welve (12) of my pee us, Il decide my guilt or in the right to be tried b	nishment for each charge, and ers, that I may participate in the nnocence, and the judge alone y a jury.
			Date	nowingly waive the h	grit to trial by jury.
		SCRIBED TO BEFORE ME	0 0.0.		
Date Deputy CSC	Assistant CS0	n Authorized To Administer Oaths C Clerk Of Superior Court	Signature Of Defe	endant	
		CERTIFICATION BY LA	_ \WYER FOR I	DEFENDANT	
charge, and the nat and to participate in	ture of the procee to the selection of	ained to the defendant the chargedings against him or her; the de the jury; that jury verdicts must bill or innocence, and the judge a	efendant's right to be unanimous; a	o be tried by a jury of and that if the defend	ant waives a jury trial, the judge
Date	111 011	er For Defendant (type or print)	101	ure Of Lawyer For Defenda	

FINDINGS OF FACT AND CONCLUSIONS OF LAW						
Following a hearing on this matter, I, the undersigned judge, who will preside over the defendant's trial, after determining whether the State objects to the waiver, and, if so, why, and after considering the arguments presented by both the State and the defendant regarding the defendant's waiver of a jury trial, find the following: (check all that apply)						
1. The above-named defendant is charged with a criminal offense for which the State is not seeking a sentence of death.						
2. The defendant has provided notice of his or her intent to waive a jury trial in accordance with G.S. 15A-1201(c) by <i>(choose one)</i> stipulation. written notice. notice on the record in open court.						
3. The defendant has been fully informed in open court of the charges against him or her, the nature of and statutory punishment for each charge, and the nature of the proceedings against him or her.						
4. The defendant has been advised of his or her right to be tried by a jury of twelve (12) of his or her peers, that he or she may participate in the selection of the members of the jury, and that jury verdicts must be unanimous.						
5. The defendant has been advised that if he or she waives a jury trial, the judge alone will decide his or her guilt or innocence, and the judge alone will determine any aggravating sentencing factors in the case.						
6. The defendant fully understands and appreciates the consequences of his or her decision to waive the right to trial by jury, and has requested such a waiver, as indicated in the ACKNOWLEDGMENT OF RIGHTS AND WAIVER, above.						
7. Other:						
In light of the foregoing findings of fact, the undersigned judge concludes that the defendant's requested waiver of the right to trial by jury is is not appropriate.						
ORDER						
In light of the foregoing findings of fact and conclusions of law, the undersigned judge hereby orders as follows: (check one)						
1. The court consents to the defendant's waiver of the right to trial by jury, and the charge(s) against the defendant shall proceed in accordance with that waiver, and as otherwise required by law.						
2. The court does <u>not</u> consent to the defendant's waiver of the right to trial by jury, and the charge(s) against the defendant shall proceed as required by law.						

NOTE: "Once waiver of a jury trial has been made and consented to by the trial judge pursuant to subsection (d) of [G.S. 15A-1201], the defendant may revoke the waiver one time as of right within 10 business days of the defendant's initial notice pursuant to subsection (c) of [G.S. 15A-1201] if the defendant does so in open court with the State present or in writing to both the State and the judge. In all other circumstances, the defendant may only revoke the waiver of trial by jury upon the trial judge finding the revocation would not cause unreasonable hardship or delay to the State. Once a revocation has been granted pursuant to this subsection, the decision is final and binding." G.S. 15A-1201(e).

Signature Of Judge

Date

Name Of Judge (type or print)