[1] **The Defendant, being first duly sworn, deposes and states:**

1. That the Defendant appeared before Judge {judgeName} on {priorCourtDate}, and was sentenced to {sentenceLengthYears} supervised probation for the crime(s) of {crimeNames}.
2. That the Defendant owes {finesAndFees} in fines, costs, and fees to the District Court.
3. That the Defendant has satisfactorily met all other conditions of the Defendant’s probation.
4. That the Defendant's probation will expire {probationExpirationDate}.
5. {-w:p additionalDepositionLines} {.} {/additionalDepositionLines}

[2] Therefore, the Defendant requests the Court to terminate the probation pursuant to N.D.C.C. § 12.1-32-06.1(7).

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Defendant Date

Subscribed and sworn to before me, a notary public, this \_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20 \_\_\_\_.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Notary Public

# Approval of Termination of Probation

[3] {probationOfficerFullName} states:

1. That I am a Probation Officer employed with the North Dakota Department of Corrections and Rehabilitation.
2. That, to the best of my information and belief, the Defendant has fines, costs, and fees owing to the District Court but has otherwise satisfactorily met all other conditions of the Defendant's probation.
3. That I approve the termination of the Defendant's probation.
4. That a copy of the Defendant’s motion has been sent to the prosecuting attorney.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Probation Officer Date

I concur,

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

      States Attorney Date

{statesAttorneyMailingAddress}

{statesAttorneyPhoneNumber}

{statesAttorneyEmailAddress}

# ORDER

[1] The Court, finding that the Defendant has satisfactorily met the conditions of the Defendant's probation and that termination of probation is warranted by the conduct of the Defendant and the ends of justice, **ORDERS** that the probation imposed upon the Defendant is terminated pursuant to N.D.C.C. 12.1-32-06.1(7).

[2] The Court orders the remaining fines, fees, and costs shall be docketed to a civil judgment pursuant to N.D.C.C. § 29-26-22.1.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

District Court Judge