United States District Court

for the District of Columbia

UNITED STATES OF AMERICA)	
vs.))	Criminal No. 07-0094-01
KIRK BROOKS)	PLFDAR
Defendant)	

The parties agree the defendant's conditions of supervised release/probation should be modified

CONSENT TO MODIFY

<u>'SUPERVISED RELEASE</u>

and being no objection thereto, IT IS RECOMMENDED THAT the defendant's conditions of supervised release/probation for modified as follows: (state modification, e.g. that he spend 60 days of his term in an inpatient treatment facility) to add as formations

(1) Defendant shall reside at the address

(2) Defendant shall aside by all vestraining orders

(3) Defendant shall aside by all vestraining orders

(3) Defendant shall have no district sudge and means

(3) Defendant shall have no district sudge and means

(4) Defendant shall have no district sudge and means

(5) Magistrate Judge and means

Failure to file timely objections to the findings and recommendations set forth in this report may waive your right of appeal from an order of the District Court adopting such findings and recommendations. See Thomas v. Arn, 474 U.S. 140 (1985).

The magistrate judge having recommended that the conditions of the defendant's supervised release/probation be modified and there being no objection thereto, IT IS ORDERED that the recommendation of the magistrate judge is accepted.

Dated:

10/5/16

U.S. District Judge