

STATE OF FLORIDA
DEPARTMENT OF CORRECTIONS
ADDENDUM TO VIOLATION REPORT DATED 03/14/25

****Report Contains Confidential Information****

Date: 03/31/2025
To: Honorable Judge Dawn D. Nichols
NAME: ZACHARY CHARLES TUOHEY
Circuit: ORLANDO EAST
Case No: 24CF001020
Scheduled Termination Date: 01/21/2029

Mandatory Retaking From:
From: KAREN MUNOZ
DC NO: A12595

UC No: 182024CF001020XXAXMX

REQUESTING

Warrant for Arrest Requested

TYPE OF REPORT

Non-Compliance with Conditions

LOCATION

At Large Current Address 5133 BRENDA DR
ORLANDO, FL 32812-8716

1) HOW VIOLATION OCCURRED:

Previous Violations

On 01/22/2025, the offender was instructed Probation orders and on the Electronic Monitoring Equipment Assignment Rules.

On 03/13/25, on or about 7:08pm, Officer J. Beall received an alarm notification for Osceola County. Officer Beall called the offender and the offender stated he had emailed his officer because he had to meet a client in Tampa. Officer Beall asked if he got a response with permission for him to leave the county, he stated he did not speak with his officer or any other officer. Officer Beall told him that he could not leave the county without officer permission and simply sending an email is not approval. The offender stated he understood. A few minutes later, on 03/13/25, on or about 7:42pm, officer Beall received another alarm notification for Polk County. The offender was on his way to Tampa to meet with a client without permission.

On 03/13/25 on or about 8:49pm, Officer J. Beall received an alarm notification for a bracelet gone. Officer Beall called the offender's cell phone several times, and left a message, she tried calling the Real Time Communication Device (RTC) and got no answer. A few minutes later, Officer Beall called the cell phone again and the offender answered. He stated he left the device in the car, and he did not know how far he could be from it. Officer Beall told him it had to be on his person at all times. the offender was away from his monitoring device for approximately 39 minutes, thereby not submitting to electronic monitoring.

On 03/14/25, or about 6:14pm, this officer received an alarm notification for a bracelet battery. This officer called the offender on his RTC device, and he stated he was on his way home, this officer instructed to charge device as soon as possible.

On 03/15/25, or about 10:28am, this officer received an alarm notification for a bracelet gone. This officer called the offender on his RTC device, no answer. This officer called the offender's cell phone and asked about the device. He stated he left it at home, this officer asked about his current location he stated he was on his way to get breakfast. This officer instructed to return home immediately and retrieve the device. Instructed to keep device with him at all times.

On 03/16/25, or about 4:18am, this officer received an alarm notification for a bracelet gone. This officer called the offender on his RTC device, no answer. This officer called the offender's cell phone, no answer. After a few more attempts, the offender answered his cell phone and stated he was sleeping. This officer asked about the RTC device, the offender stated he did not know where it was. This officer called the device and the offender stated he heard it ringing in the kitchen. Instructed to go get it and to keep it with him at all times. On 03/16/25, or about 6:07pm, this officer received an alarm notification for a bracelet battery. This officer called the offender on his RTC device, and he stated he was on his way home, this officer instructed to charge device as soon as possible.

New Violations:

On 03/21/25, on or about 7:57am, Officer J. Beall received an alarm notification for a bracelet gone. Officer Beall called the offender's cell phone and the offender's Real Time Communication Device (RTC) and got no answer. A few minutes later, Officer Beall called the cell phone again and the offender answered. The offender answered the phone and stated he was a Dunkin Donuts and knew he left the device at home but has a doctor's appt and would be late if he had to get it. Officer Beall told him that he must go back and get device. The offender stated he would, and he was 10 minutes away. The offender was away from his monitoring device for approximately 55 minutes, thereby not submitting to electronic monitoring.

On 03/26/25, on or about 2:13pm, the electronic monitoring center received an alarm notification for a bracelet gone. The monitoring center called the offender's RTC and asked the following questions: 1.) What was your location and address when the alarm occurred? At his house. 2.) Where was the device at that time? Left it in the car. 3.) Did you acknowledge the alert on the device? Yes. I need to instruct you to stay close to the device at all times. The offender continues to disregard the GPS equipment rules.

On 03/30/25, on or about 10:20am, Officer V. Bulat received an alarm notification for Seminole County. Officer Bulat called the offender and the offender stated he was going to church but didn't know it was in Seminole County. Officer Bulat asked if his probation officer was aware of this, he replied "no". Officer Bulat instructed to go back and the offender replied, "I'm going back".

2) OFFENDER STATEMENT: SEE CIRCUMSTANCES.**3) HISTORY OF SUPERVISION:****Current Community Supervision History:**

Offense Date	Offense	Sentence Date	County	Case Number	Supervision Length
10/18/2024	AGGRAVATED STALKING AFTER INJUCTIONS	01/22/2025	FLAGLER	2401020	000Y 48M 00D

Prior Community Supervision History:

Offense Date	Offense	Sentence Date	County	Case Number	Supervision Length
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NO PRIOR HISTORY OF SUPERVISION

Prior Violation Of Supervision:

Date of Violation	Type of Violation	Date of Disposition	Disposition of Violation
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NO PRIOR VIOLATION OF SUPERVISION

Residence: ☒ STABLE ☐ UNSTABLE ☐ ABSCONDED
5133 BRENDA DR
ORLANDO, FL 32812-8716

Employment: UNEMPLOYED
NO EMPLOYMENT HISTORY

Restitution:

Case Number	Payee Name	Original Obligation	Current Balance	Last Payment Amount	Date
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NO RESTITUTION ORDERED

Court Costs/Fines:

Case Number	Payee Name	Original Obligation	Current Balance	Last Payment Amount	Date
2401020	1ST STEP VOLUSIA COUNTY, INC.	\$48.00	\$48.00	\$48.00	01/22/2025

Other:

Payee Name	Original Obligation	Current Balance	Last Payment Amount	Date
COST OF SUPERVISION	\$2400.00	\$2400.00	\$2400.00	01/22/2025
ELECTRONIC MONITORING	\$6574.50	\$6574.50	\$6574.50	01/22/2025
SURCHARGE	\$360.90	\$360.90	\$360.90	01/22/2025

Public Service Work:

Monthly minimum

Hours Required	Hours Ordered	Hours Worked	Hours Remaining
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NO PUBLIC SERVICE HOURS ORDERED

Treatment Status:

Treatment Date	Program Description	Termination Date	Status	Termination Reason
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NO TREATMENT ORDERED

Status Of Other Special Conditions:

Case Number	Special Condition	Begin Date	Due Date	End Date	Status
2401020	COURT COSTS/FINES	01/22/2025	01/22/2029		NOT COMPLETED
2401020	RANDOM DRUG TESTING	01/22/2025	01/22/2029		NOT COMPLETED
2401020	PAY FOR DRUG TESTING	01/22/2025	01/22/2029		NOT COMPLETED
2401020	NO CONTACT W VICTIM/V FAMILY	01/22/2025	01/22/2029		NOT COMPLETED
2401020	MENTAL HEALTH TREATMENT OUTPT.	01/22/2025	01/21/2029		NOT COMPLETED
2401020	BATTERERS' INTERVENTION PGM	01/22/2025	01/21/2029		NOT COMPLETED
2401020	ELECTRONIC MONITORING	01/22/2025	01/21/2029		NOT COMPLETED
2401020	SUBMIT TO SEARCH	01/22/2025	01/22/2029		NOT COMPLETED
2401020	COMPLY WITH TERMS OF INJUNCTION.	01/22/2025	01/22/2029		NOT COMPLETED
2401020	OTHER	01/22/2025	01/21/2029		NOT COMPLETED

Incentives Earned:

All incentives earned will be forfeited upon a finding of guilt.

000 DAYS EDUCATION INCENTIVES **000** DAYS EMPLOYMENT INCENTIVES**4) RECOMMENDATION:**

A warrant is requested, and supervision should be modified.

Although, this is the offender's first technical violation, the offender is a **Violent Felon of Special Concern** due to prior history of aggravated stalking after injunction. The offender was instructed on the Electronic Monitoring Equipment Assignment Rules on 01/22/25 he signed attesting to understand. The offender has had multiple bracelets gone, and bracelet battery alarms notifications since being ordered to electronic monitoring. The offender has been given multiple chances to correct his behavior and has been instructed numerous times that he must carry the device with him at all times and to charge it for a minimum of 4 hours per day. However, he continues to ignore the rules of electronic monitoring. Based on these circumstances, this officer respectfully recommends the offender's probation be modified to community control (house arrest) level II with GPS/Electronic Monitoring.

The foregoing is true and correct to the best of my knowledge and belief.

KAREN MUNOZ, Officer

DATE

APPROVED: CANOVAS M PENA, Supervisor

DATE