## File No STATE OF NORTH CAROLINA In The General Court Of Justice Superior Court Division County Before The Clerk IN THE MATTER OF THE ESTATE OF ADDENDUM TO APPLICATION Name Of Decedent FOR PROBATE OF OUT-OF-STATE WILL OR CODICIL G.S. 31-11.6, -46; 10 U.S.C. 1044d(d) I, the undersigned, applying for probate, being first duly sworn, say that: 1. The decedent was physically present in the state of \_\_\_\_\_\_ at the time of the testamentary document's execution. \_\_\_\_\_ at the time of the testamentary document's execution. 2. The decedent was domiciled in the state of 3. The decedent was domiciled in the state of \_\_\_\_\_ at the time of death. 4. The testamentary document referenced in the attached Application For Probate And Letters (AOC-E-201) Application For Probate (AOC-E-199) Application For Probate And Petition For Summary Administration (AOC-E-905) Affidavit For Collection Of Personal Property Of Decedent (AOC-E-203) was executed in the state of (date) and is valid for probate in North Carolina because: a. Its execution complied with the laws of North Carolina at the time of execution, at the time of death of the testator, as shown by the attached documentation and legal authority. b. Its execution complied with the law of the jurisdiction in which the testator was physically present at the time of execution, as shown by the attached documentation and legal authority. This documentation substantiates that any and all requirements for the testamentary document to be proved a valid will under the law of that jurisdiction as it existed at that time have been met, even if it was never probated there. c. Its execution complied with the law of the place where the testator was domiciled at the time of execution, at the time of death of the testator, as shown by the attached documentation and legal authority. This documentation substantiates that any and all requirements for the testamentary document to be proved a valid will under the law of that place as it existed at that time have been met, even if it was never probated there. d. It is a military testamentary instrument executed in accordance with the provisions of 10 U.S.C. § 1044d(d) or any successor or replacement statute. 5. The testamentary document referenced in the attached Application was was not probated in another state. (If the document was probated in another state, a copy of the Certificate of Probate from the other state should be attached to this document.) NOTE: G.S. 31-11.6(d) provides: "Any will recognized as valid under Signature Of Applicant G.S. 31-46(1) or (2) and shown by the propounder to have been made self-proved under the laws of the jurisdiction in which the testator was Name Of Applicant (type or print) physically present at the time of execution or the place where the testator was domiciled at the time of execution or at the time of death shall be considered as self-proved." Persons proceeding under that subsection SWORN/AFFIRMED AND SUBSCRIBED TO BEFORE ME should provide sufficient documentation as to affirmatively show that the Date will was made self-proved under the laws of that state. NOTE: G.S. 31-11.6(e) provides: "A military testamentary instrument Signature Of Person Authorized To Administer Oaths executed in accordance with the provisions of 10 U.S.C. § 1044d(d) or any successor or replacement statute shall be considered as self-proved." Deputy CSC Assistant CSC Clerk Of Superior Court Date Commission Expires **SEAL** Notary County And State (Or Country) Where Oath Administered