IN THE COURT OF COMMON PLEAS

COUNTY, OHIO Order of Protection Case No. Per R.C. 3113.31(F)(3), this Order is indexed at Judge OHIO State LAW ENFORCEMENT AGENCY WHERE INDEXED DATING VIOLENCE CIVIL PROTECTION ORDER **PHONE NUMBER** (DTCPO) FULL HEARING (R.C. 3113.31) **PETITIONER:** PERSON(S) PROTECTED BY THIS ORDER: Petitioner DOB: Petitioner's Family or Household Members: (Additional forms attached) DOB: First Middle Last DOB: DOB: ٧. DOB: RESPONDENT: RESPONDENT IDENTIFIERS SEX RACE HGT WGT **EYES HAIR** DOB First Middle Last DRIVER'S LIC. NO. EXP. DATE STATE Respondent is or was in a dating relationship with Petitioner. Address where Respondent can be found: Distinguishing Features: \qed warning to law enforcement: respondent has firearms access – proceed with CAUTION Violence Against Women Act, 18 U.S.C. 2265, Federal Full Faith & Credit Declaration: Registration of this Order is not required for enforcement. THE COURT HEREBY FINDS: That it has jurisdiction over the parties and subject matter, and Respondent was provided with reasonable notice and opportunity to be heard within the time required by Ohio law. Additional findings of this Order are set forth below. THE COURT HEREBY ORDERS: That the above named Respondent be restrained from committing acts of abuse or threats of abuse against Petitioner and other protected persons named in this Order. Additional terms of this Order are set forth below. The terms of this Order shall be effective until (DATE CERTAIN - 5 YEARS MAXIMUM) WARNING TO RESPONDENT: See the warning page attached to the front of this Order.

	[Page 2 of 5 Form 1		No.
This proceeding came on for a hearing on	1		before the Court and the
Ex Parte Order issued on/	1		llowing individuals were present:
The Court hereby makes the following finding which the Court concluded the existence of the court concluded the court concluded the existence of the court concluded the court concluded the existence of the court concluded the			f the Order, including the facts upon
The Court further finds by a preponderance of Respondent, 2) Petitioner or Petitioner's fam defined in R.C. 3113.31(A) committed by Resto protect the persons named in this Order from	ily or household me spondent, and 3) the	mbers are in c	danger and have been a victim as
RESPONDENT SHALL NOT ABUSE, harm, upon, or commit sexually oriented offenses a			
ALL OF THE PROVISIONS	CHECKED BELOV	V ALSO APPI	LY TO RESPONDENT
☐1. RESPONDENT SHALL NOT ENTER day care centers, or child care provide buildings, grounds, and parking lots at the permission of a protected perso	ers of the protected t those locations. R	persons name	ed in this Order, including the
☐2. RESPONDENT SHALL STAY AWAY	FROM ALL protec	ted persons n	amed in this Order, and not be present
within 500 feet or	(distance)	of any protect	ted persons wherever those protected
even with a protected person's per	mission . If Respon , Respondent must o	dent accident depart <i>immedi</i>	withe protected persons are likely to be, ally comes in contact with protected iately. This Order includes encounters
☐3. RESPONDENT SHALL NOT INITIAT in this Order or their residences, busin			

☐4. RESPONDENT SHALL NOT POST any photographs, videos, or other images of protected persons anywhere, including but not limited to any form of social media or otherwise. Respondent shall not refer to protected persons in any way on any form of social media or otherwise. Respondent shall not use any form of electronic surveillance on protected persons.

care providers. Contact includes, but is not limited to, landline, cordless, cellular or digital telephone; text; instant messaging; fax; e-mail; voice mail; delivery service; social media; blogging; writings; electronic

Respondent may not violate this Order even with the permission of a protected person. [NCIC 05]

communications; or communications by any other means directly or through another person.

	[Page 3 of 5 Form 10.01-R]
	Case No
. RESPONDE	INT SHALL IMMEDIATELY SURRENDER POSSESSION OF ALL KEYS TO THE
FOLLOWIN	G MOTOR VEHICLE:
to the law e	nforcement agency that served Respondent with the Order or as follows:

	FOLLOWING MOTOR VEHICLE.
	to the law enforcement agency that served Respondent with the Order or as follows:
	and Petitioner is granted exclusive use of this motor vehicle.
∐6 .	RESPONDENT SHALL NOT REMOVE, DAMAGE, HIDE, OR DISPOSE OF ANY COMPANION ANIMALS, OR PETS owned or possessed by the protected persons named in this Order.
_ 7.	PETITIONER IS AUTHORIZED TO REMOVE THE FOLLOWING COMPANION ANIMALS OR PETS owned by Petitioner from the possession of Respondent:
	Exchange of the listed companion animals or pets shall take place as follows:
8.	RESPONDENT SHALL NOT CAUSE OR ENCOURAGE ANY PERSON to do any act prohibited by this Order.
□ 9.	RESPONDENT SHALL NOT POSSESS, USE, CARRY, OR OBTAIN ANY DEADLY WEAPON, FIREARMS, OR AMMUNITION at any time while this Order remains in effect, unless Respondent is excepted for official use pursuant to 18 U.S.C. 925(a)(1). [NCIC 07]
]10.	RESPONDENT SHALL TURN OVER ALL DEADLY WEAPONS, FIREARMS, AMMUNITION, AND CONCEALED CARRY WEAPON LICENSE owned by Respondent or in Respondent's possession to the law enforcement agency that serves Respondent with this Order no later than or as follows:
	Law enforcement shall immediately notify the Court upon receiving Respondent's deadly weapons, firearms, and ammunition for protective custody as set forth in this Order. Any law enforcement agency is authorized to take possession of deadly weapons, firearms, and ammunition pursuant to this paragraph and hold them in protective custody until further Court order. [NCIC 07]
	Upon the expiration of this Order, any deadly weapons, firearms, and ammunition held in protective custody by law enforcement pursuant to this Order may be disposed of as unclaimed property pursuant to R.C. 2981.12 unless Respondent files a motion for return with this Court.
]11	RESPONDENT SHALL NOT USE OR POSSESS alcohol or illegal drugs.
<u></u> 12	RESPONDENT SHALL COMPLETE THE FOLLOWING COUNSELING PROGRAM:
	Descendant shall contact this program within
	Respondent shall contact this program within days after receiving this Order and immediately arrange for an initial appointment. The counseling program is requested to
	provide the Court a written notice when Decondent attends the initial appointment if Decondent falls to

this Order and immediately arrange for an initial appointment. The counseling program is requested to provide the Court a written notice when Respondent attends the initial appointment, if Respondent fails to attend or is discharged, and when Respondent completes the program. Respondent is required to sign all necessary waivers to allow the Court to receive information from the counseling program.

	[Page 4 of 5 Form 10.01-R] Case No.
	0ase No
□13 . l	RESPONDENT IS ORDERED TO APPEAR before Judge or Magistrate
	on / ata.m p.m. to review Respondent's compliance with the terms of this Order. RESPONDENT IS WARNED: If you fail to attend the counseling program, you may be held in contempt of court or the Court may issue a warrant for your arrest.
	RESPONDENT SHALL NOT INTERFERE with wireless service transfer, prevent the functionality of a device on the network, or incur further contractual or financial obligations related to the transferred numbers.
	Wireless service rights to and billing responsibility for the wireless service number or numbers in use by Petitioner or any minor children in the care of Petitioner shall be transferred to Petitioner by separate order.
□15 .	IT IS FURTHER ORDERED: [NCIC 08]
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1	THE CLERK OF COURT SHALL CAUSE A COPY OF THIS ORDER to be delivered to Respondent as set forth in Civ.R. 5(B) and 65.1(C)(3). The Clerk of Court shall also provide certified copies of this Order to Petitioner upon request.
1	IF THE FULL HEARING PROCEEDING WAS REFERRED TO A MAGISTRATE , the Court has reviewed the magistrate's granting of this Order and finds no error of law or other defect evident on the face of the Order as set forth in Civ.R. 65.1. Accordingly, the Court adopts the magistrate's granting of the Order.
i	IT IS FURTHER ORDERED NO COSTS OR FEES SHALL BE ASSESSED AGAINST PETITIONER for filing, issuing, registering, modifying, enforcing, dismissing, withdrawing, serving, subpoenaing witnesses for, or obtaining a certified copy of this Order. This Order is granted without bond.
	THE COSTS OF THIS ACTION ARE ☐ assessed against Respondent ☐ waived.
IT IS S	O ORDERED.

NOTICE TO RESPONDENT

JUDGE

NO PERSON PROTECTED BY THIS ORDER CAN GIVE YOU LEGAL PERMISSION TO CHANGE OR VIOLATE THE TERMS OF THIS ORDER. IF YOU VIOLATE ANY TERM OF THIS ORDER EVEN WITH THE PROTECTED PERSON'S PERMISSION, YOU MAY BE HELD IN CONTEMPT OR ARRESTED. ONLY THE COURT CAN CHANGE THIS ORDER. YOU ACT AT YOUR OWN RISK IF YOU DISREGARD THIS WARNING.

MAGISTRATE

Case No.		

NOTICE OF FINAL APPEALABLE ORDER Copies of this Order, which is a final appealable	TO THE CLERK: COPIES OF THIS ORDER SHALL BE DELIVERED TO:
order, were served on the parties indicated	☐ Petitioner ☐ Attorney for Petitioner
pursuant to Civ. R. 5(B) and 65.1(C)(3), including ordinary mail, on	☐ Respondent ☐ Attorney for Respondent
day of , 20	Counseling Program:
	Law Enforcement Agency:
Ву:	
CLERK OF COURT	
	Other: