IN THE COURT OF COMMON PLEAS COUNTY, OHIO Petitioner Case No. CONFIDENTIAL Address (Safe mailing address) Judge/Magistrate ____ City, State, Zip Code MOTION TO MODIFY OR TERMINATE DOMESTIC VIOLENCE OR DATING VIOLENCE ٧. **CIVIL PROTECTION ORDER OR CONSENT AGREEMENT** Respondent (R.C. 3113.31) Address City, State, Zip Code IF YOU ARE ASKING FOR YOUR ADDRESS TO BE KEPT CONFIDENTIAL, PLEASE PUT A MAILING ADDRESS WHERE YOU CAN SAFELY RECEIVE MAIL. IF YOU ARE A PARTICIPANT IN THE SECRETARY OF STATE'S ADDRESS CONFIDENTIALITY PROGRAM, PLEASE USE THE P.O. BOX ADDRESS GIVEN TO YOU. THIS FORM IS A PUBLIC RECORD. ☐ Petitioner ☐ Respondent moves this Court to modify or terminate the following Order: ☐ Domestic Violence Civil Protection Order granted on _____ ☐ Dating Violence Civil Protection Order granted on Consent Agreement Domestic Violence Civil Protection Order approved on Consent Agreement Dating Violence Civil Protection Order approved on In the original proceeding, I was the ☐Petitioner ☐Respondent. 1. The terms of the civil protection order or consent agreement to be modified or terminated are: 2. The reasons for the modification or termination are:

FORM 10.01-K: MOTION TO MODIFY OR TERMINATE DOMESTIC VIOLENCE OR DATING VIOLENCE CIVIL PROTECTION ORDER OR CONSENT AGREEMENT Amended: April 15, 2021

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Page 2 of 3 Form 10.01-N		
	Case No.	

3. Court fees cannot be assessed against Petitioner for filing a Motion to Modify or Terminate Civil Protection Order or Consent Agreement, which is in connection with a previously issued or approved protection order or consent agreement, pursuant to R.C. 3113.31(J)(1). Respectfully submitted,

SIGNATURE OF PETITIONER/RESPONDENT	
Safe mailing address where the Court may send the movi Secretary of State's address confidentiality program,	ng party (YOU) mail. If you are a participant in the please use the P.O. Box address given to you.
	<u>.</u>
	- -
Signature of Attorney for Petitioner/Respondent (if application)	ble)
Name	-
	- - -
Address	
Attorney Registration	
Attorney's Telephone	-
Attorney's Fax	

Attorney's Email

ase N	0		

IN THE COURT OF COMMON PLEAS

COUNTY, OHIO				
Petitioner	 : Case No.			
v .	: Judge/Magistrate			
Respondent	:			
	REQUEST FOR SERVICE			
TO THE CLERK OF COURT: Pursuant to Civ.R. 65.1(C)(4), please serve accompanying documents to the address be	☐ Petitioner ☐ Respondent a copy of the Motion and any blow and as follows:	other		
☐ Personal service ☐ Other (specify)	☐ Certified Mail, Return Receipt Requested			
☐ Other (address):				
☐ Personal Service ☐ Other (specify)	Certified Mail, Return Receipt Requested			
SPECIAL INSTRUCTIONS TO SHERIFF:				
	SIGNATURE OF ATTORNEY OR PETITIONER / RESPONDENT			
	RETURN OF SERVICE			
Respondent was served on	·			
Officer and Badge Number	Law Enforcement Agency			
Date				
CLEF	RK'S CERTIFICATE OF MAILING			
Service of Process was sent by		day of		
Attest:	D 4 01 1			

FORM 10.01-K: MOTION TO MODIFY OR TERMINATE DOMESTIC VIOLENCE OR DATING VIOLENCE CIVIL PROTECTION ORDER OR CONSENT AGREEMENT

Amended: April 15, 2021
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IN THE COURT OF COMMON PLEAS DOMESTIC RELATIONS DIVISION PORTAGE COUNTY, OHIO

NOTICE OF HEARING

	CASE NO.	
PLAINTIFF		
VS		
DEFENDANT		
YOU ARE HEREBY NOTI		
HEARING ON THE	DAY OF	20
ATM. AT '	THE PORTAGE COUN	TY DOMESTIC
RELATIONS COURT, 203	W MAIN ST, RAVEN	NA OH,
44266.		

Portage County Clerk of Courts Domestic Relations Division Common Pleas Court

Confidential address For Petitioner only

Name	 	
Address	 	
Phone Number	 	
Email Address		

OUT OF COUNTY SHERIFF SERVICE

IN ORDER FOR SERVICE TO BE PERFECTED BY ANY OTHER COUNTY, BESIDES PORTAGE, WE WILL NEED THE FOLLOWING INFORMATION.

WHAT COUN	NTY SHERIFF?		
	ADDRESS?		
PHONE?			
	AREA CODE	NUMBER	
FAX?			
ΓΑΛ:	AREA CODE	NUMBER	

IN THE COURT OF COMMON PLEAS DOMESTIC RELATIONS DIVISION PORTAGE COUNTY, OHIO

			CASE N	О	
vs.	PLAINTIFF/PETITIONER 1		JUDGE	PAULA C. GI	ULITTO
	DEFENDANT/PETITIONER 2		NOTICI	E OF FILING	
		* * *			
	Notice is hereby given that on the		day of	f	, 20,
		filed	the	following	document(s):
the C	cordance with Rule of Superintende Court's Family File. Notice of Filin I document, is hereby submitted.	g of said	d docume		
		_	(name – sign on	line and print name unc	der line)
			Supreme C Address:	_	n:
			Telephone		
	PROOI	F OF SEI	RVICE		
	A copy of the foregoing Notice		_		
	, 20				
Noticeof	Filing	(r	ame – sign on I	ine and print name un	der line)

COUNTY, OHIO
Petitioner : Case No.
· · · · · · · · · · · · · · · · · · ·
· Judge:
v.
: INFORMATION FOR PARENTING
INFORMATION FOR PARENTING PROCEEDING AFFIDAVIT (R.C. 3127.23)
Respondent :
(Filed with Form 10.01-D: Petition for Domestic Violence Civil Protection Order)
Domestic violence Civil Protection Order)
Use this form if you are requesting a parenting (custody or visitation) order in your Domestic Violence Civil
Protection Order Petition (Form 10.01-D). If another court is already addressing or has addressed
custody issues involving the children, custody and visitation issues may be handled in that case. By law, this form must be filed and served with the first pleading filed by each party in every parenting (custody or
visitation) proceeding in this Court including a Petition for a Domestic Violence Civil Protection Order. If
you need more space, attach an additional page.
I (full legal name)
state under oath or affirmation that these cases involve the custody of a child or children and the following
statements are true:
1. Pursuant to R.C. 3127.23(D), I am requesting that the Court not disclose my current address or
that of the children. My address is confidential and should be placed under seal because my
health, safety, or liberty or that of the children would be jeopardized by the disclosure of the identifying information.
identifying information.
2 (number) Minor children are subject to this case as follows:
(NOTE: Provide residence information for the last FIVE years.)
a. Child's Name: Date of Birth:
Period of Residence Address (Do not list your address Person with whom Child Lived and Relationship to
Residence if confidential) Lived and Relationship to Child

Discard all previous versions of this form

[Page 2 of 6 Form 10.01-F]

Case No.		
Ouse 110.		

	☐ Address Confidential			
to present	Secretary of State Address Confidentiality Program			
	Address Confidential			
to	Secretary of State Address Confidentiality Program			
	Address Confidential			
to	Secretary of State Address Confidentiality Program			
	Address Confidential			
to	Secretary of State Address Confidentiality Program			
b. Child's Name:			Date of Birth:	
Check this box	cif the information r	equested below is the	same as above.	
Period of Residence		Address (Do not list if confidential)	your address	Person with whom Child Lived and Relationship to Child
	☐ Address Confidential			
to present	Secretary of State Address Confidentiality Program			
	Address Confidential			
to	Secretary of State Address Confidentiality Program			

[Page 3 of 6 Form 10.01-F]

Case No._

to	Address Confidential Secretary of State Address Confidentiality Program			
to	☐ Address Confidential ☐ Secretary of State Address Confidentiality Program			
c. Child's Name:			Date of Birth:	
Check this box	x if the information r	equested below is the	e same as above.	
Period of Residence		Address (Do not list if confidential)	st your address	Person with whom Child Lived and Relationship to Child
to present	☐ Address Confidential			
to	☐ Address Confidential ☐ Secretary of State Address Confidentiality Program			
to	☐ Address Confidential ☐ Secretary of State Address Confidentiality Program			
to	☐ Address Confidential ☐ Secretary of State Address Confidentiality			

d. List additional children on a page titled **Attachment 2(d)**. (Provide the following information for each additional child: name, date of birth, person with whom the child lived and child's relationship to the person, address, unless confidential, and dates when the child lived in that place with that person.)

Program

					Case N	0
3.	Pa	rticination i	n custody case(s)	· (check only one)		
0.		HAVE NO	DT participated as a	party, witness, or in		any other case, in this or any with any child subject to this
			, concerning the cus			her case, in this or any with any child subject to this
		Name of ea				
		Type of cas				
		Court and				
	d.	Date of cou	urt order or judgmer	nt (if any):		
4.	Inf	ormation al	nout custody case	(s): (check only one	.)	
т.			_		•	ent case, any cases relating
	ш					glect or abuse allegations,
		or adoption	ns concerning any c	hild subject to this ca	ise.	
	П	I HAVE TH	IF FOLLOWING IN	FORMATION concer	ning cases that	could affect the current
	ш			ting to custody, dome		
					tions concerning	any child subject to this
		case, other	r than listed in Para	graph 3. Explain:		
	a.	Name of ea	ach child			
	b.	Type of cas	se			
	C.	Court and	State			
	d.	Date of cou	urt ord er or judgmer	nt (if any):		
					_	
5.	Lis	t all of the cu	riminal convictions in	ncluding guilty pleas	for you and the r	members of your household
						ed in a child being abused or oriented offense as defined
	in F	R.C. 2950.0	1; and any offense i	nvolving a victim who	was a family or	household member at the
	tim	e of the offe	nse and caused phy	ysical harm to the vic	tim during the co	ommission of the offense.
	N.A	AME	CASE NUMBER	COURT/STATE/	TYPE OF	RESULT OF CASE
				COUNTY	CASE	
			<u> </u>			
6.	Pe	rsons not a	party to this case	:		
					party to this case	e and who has physical

custody or claims to have custody or visitation rights with respect to any child subject to this

FORM 10.01-F: INFORMATION FOR PARENTING PROCEEDING AFFIDAVIT Amended: April 15, 2021
Discard all previous versions of this form

case.

[Page 5 of 6 Form 10.01-F]

Case No.____

☐ I KNOW THAT THE FOLLOWING NAMED PERSON(S) not a party to this case has/have physical custody or claim(s) to have custody or visitation rights with respect to any child subject to this case:
a. Name and address of person
has physical custody claims custody rights claims visitation rights.
b. Name and address of person
☐ has physical custody ☐ claims custody rights ☐ claims visitation rights. Name of each child
c. Name and address of person
has physical custody claims custody rights claims visitation rights. Name of each child
guardianship, parentage, termination of parental rights, or domestic violence case concerning the children in this state or in any other state that could affect the current case. OATH OR AFFIRMATION
I swear or affirm that the answers above are true, complete, and accurate to the best of my knowledge. I understand that making false statements in this document may result in a contempt of court finding against me which could result in a jail sentence and fine, and may also subject me to criminal penalties for perjury under R.C. 2921.11.
DO NOT SIGN THE FORM UNLESS YOU ARE IN FRONT OF THE PERSON WHO WILL NOTARIZE THE PARENTING PROCEEDING AFFIDAVIT FOR YOU.
Signature of Petitioner
Sworn to and subscribed before me on this day of
NOTARY PUBLIC

IN THE COURT OF COMMON PLEAS

	COUNTY, OHIO
Petitioner	_ : Case No
DOB: / /	: Judge
v .	JUDGMENT ENTRY ON MOTION TO MODIFY OR TERMINATE CIVIL PROTECTION ORDER OR CONSENT AGREEMENT (R.C. 3113.31)
Respondent	_
DOB: / /	: _
Upon the motion of ☐Petitioner ☐Respondent, this p	roceeding came on for a hearing on
before the Court to ☐modify ☐terminate the following	g Order:
	on
☐ Dating Violence Civil Protection Order granted on ☐ Consent Agreement Domestic Violence Civil Prote	ection Order approved on
	on Order approved on
☐ Petitioner was ☐present ☐not present, but had i	
☐ Respondent was ☐present ☐not present, but ha	nd reasonable notice and opportunity to be heard.
The Court has considered the following factors:	
 Petitionerconsentsdoes not consent to the or Consent Agreement. 	ne Imodification Itermination of the Civil Protection Order
2. Petitioner □continues to fear □does not fear	Respondent.
3. The current nature of the relationship between	Petitioner and Respondent is as follows:
4. Relative proximity of Petitioner's and Responde	ent's workplaces and residences.
5. Petitioner and Respondent ☐have ☐do not h	nave minor children together.
6. Respondent has ☐complied ☐failed to comp order or consent agreement.	ly with the terms and conditions of the original civil protection
7. Respondent ⊡has ⊡does not have a continu	ing involvement with ⊡illegal drugs or ⊡alcohol.

[Page 2 of 3 Form 10.01-L]

	Case No
8.	Respondent has been has not been convicted of or pleaded guilty to an offense of violence since the protection order was issued or the consent agreement was approved.
9.	Other protection orders, consent agreements, restraining orders, or no contact orders have been have not been issued against Respondent pursuant to R.C. 3113.31 or 2919.26, any other provision of state law, or the laws of any other state.
10.	Respondent participated has not participated in treatment, intervention program, or other counseling as set forth in the Court's order or approved agreement.
11.	Respondent completed has not completed treatment, intervention program, or other counseling as set forth in the Court's order or approved agreement.
12.	(time) has elapsed since the protection order was issued or the consent agreement was approved.
13.	The age and health of Respondent is as follows:
14.	The last incident of abuse, threat of harm, or commission of a sexually oriented offense occurred on:
15.	Other information considered concerning the safety and protection of Petitioner or other protected parties:
	Based on all relevant factors, including those set forth in R.C. 3113.31(E)(8), the Court finds: THE ORDER ISSUED ON SHALL BE MODIFIED per the Modified Domestic Violence Civil Protection Order (Form 10.01-M) Modified Dating Violence Civil Protection Order (Form 10.01-T).
	☐ THE ORDER IS TERMINATED. The civil protection order or consent agreement is no longer needed. Respondent may reclaim any deadly weapons held in protective custody by law enforcement pursuant to this Order unless Respondent is otherwise disqualified as verified by a check of the NCIC protection order file.
	☐ THE MOTION IS DENIED. The civil protection order or consent agreement remains in full force and effect.
	The Court has prepared a Protection Order Notice to NCIC (Form 10-A) to show the modification or early termination of the prior order or agreement.
	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.

Case No.

IF THE FULL HEARING PROCEEDING WAS REFERRED TO A MAGISTRATE, the Court has reviewed the magistrate's granting or denial of the modification or termination of the 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 or denial of the modification or termination of the Order.

IT IS SO ORDERED.

MAGISTRATE	JUDGE
NOTICE OF FINAL APPEALABLE ORDER Copies of this Order, which is a final appealable order, were served on or delivered to the parties indicated above pursuant to Civ. R. 5(B) and 65.1(C)(4), including ordinary mail, on	TO THE CLERK: A COPY OF THIS ORDER SHALL BE SERVED ON RESPONDENT PURSUANT TO CIV.R. 65.1(C)(3). COPIES OF THIS ORDER SHALL BE DELIVERED ON:
By:CLERK OF COURT	☐ Petitioner ☐ Petitioner's Attorney ☐ Respondent's Attorney ☐ Counseling Program: ☐ Law Enforcement Agency Where Petitioner Resides:
	☐ Law Enforcement Agency Where Petitioner Works: ☐ CSEA ☐ Other:

Case	No		
Case	INU.		

FORM 10-C: WARNING CONCERNING THE ATTACHED PROTECTION ORDER OR CONSENT AGREEMENT

NOTE: Rules 10.01, 10.02, 10.03, and 10.05 of the Rules of Superintendence for the Courts of Ohio require this Warning to be attached to the FRONT of all civil and criminal EX PARTE or FULL HEARING protection orders issued by the courts of the State of Ohio.

WARNING TO RESPONDENT / DEFENDANT

<u>Violating the attached Protection Order is a crime, punishable by incarceration, fine, or both and may</u> cause the revocation of your bond or result in a contempt of court citation against you.

This Protection Order is enforceable in all counties in Ohio and 50 states, the District of Columbia, tribal lands, and U.S. territories pursuant to state law and the Violence Against Women Act, 18 U.S.C. 2265. Violating this Protection Order may subject you to state and federal charges and punishment.

Only the Court may change the terms of this Protection Order. The Petitioner/Alleged Victim/Protected Person cannot give you legal permission to change this Order. If you go near the Petitioner/Alleged Victim/ Protected Person, even with the person's permission, you may be arrested. Only the Court may change or end this Protection Order. Unless the Court changes or ends this Order, you may be arrested for violating this Protection Order. YOU ACT AT YOUR OWN RISK IF YOU DISREGARD THIS WARNING.

WARNING TO PETITIONER / ALLEGED VICTIM

You **cannot** change the terms of this Order by your words or actions. Only the Court may allow the Respondent/Defendant to contact you or return to your residence. This Protection Order **cannot** be changed by either party without obtaining a written court order.

NOTICE ABOUT FIREARMS AND OTHER DEADLY WEAPONS

As a result of this Protection Order or Consent Agreement, it may be a federal crime for you to possess or purchase a firearm, including a rifle, pistol, or revolver, or ammunition pursuant to 18 U.S.C. 922(g)(8) for the duration of this Order. If you have any questions whether the law makes it illegal for you to possess or purchase a firearm or ammunition, you should consult with a lawyer.

This Protection Order may be subject to the exceptions pursuant to 18 U.S.C. 925(a)(1) **only** with respect to the official use of government-issued firearms or ammunition for the use of any department or agency of the United States, Ohio, or its political subdivision. This exception does not apply if the Defendant/ Respondent has been convicted of an offense of violence, for example, domestic violence, menacing by stalking, etc., against a family or household member.

NOTICE TO ALL LAW ENFORCEMENT AGENCIES AND OFFICERS

The attached Protection Order is enforceable in all counties in Ohio. Violation of this Protection Order is a crime under R.C.2919.27. Law enforcement officers with powers to arrest under R.C. 2935.03 for violations of the Ohio Revised Code must enforce the terms of this Protection Order as required by R.C. 2151.34, 2903.213, 2903.214, 2919.26, 2919.27, and 3113.31. If you have reasonable grounds to believe that the Respondent/Defendant has violated this Protection Order, it is the preferred course of action in Ohio under R.C. 2935.03 to arrest and detain the Respondent/ Defendant until a warrant may be obtained. Federal and state law prohibits charging a fee for service of this Order to the Petitioner/Alleged Victim or protected parties.

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				
	-				
	State	OHIO			
LAW ENFORCEMENT AGENCY WHERE INDEXED	MODIFIE			o= on#	
		R.C. 3113.31		CE CIVIL	PROTECTION
PHONE NUMBER	ONDER (I	X.O. 3113.31	,		
PETITIONER:		ERSON(S) P	ROTECTE	ED BY TH	IIS ORDER:
	Petitioner				DOB:
		Family or Hounal forms attac		mbers:	
			,		DOB:
First Middle Last					DOB:
					DOB:
V.					_ DOB:
RESPONDENT:		RESPO	ONDENT I	DENTIFIER	RS
	SEX	RACE		HGT	WGT
First Middle Last	EYES	HAII	₹		DOB
First Middle Last	DRIVER'	l S LIC. NO.	FXP	 . DATE	STATE
Relationship to Petitioner:	Braver	0 2.0. 110.	2741		017(12
Address where Respondent can be found:					
	Distinguishir	ng Features:			
☐ WARNING TO LAW ENFORCEMENT: RESPO	ONDENT HA	S FIREARM	S ACCES	S – PROC	CEED WITH
Violence Against Women Act, 18 U.S.C. 2265, Federal Full Fai enforcement.	th & Credit Dec	laration: Registr	ation of this	Order is not	required for
THE COURT HEREBY FINDS: That it has jurisdiction over the parties and subject matte opportunity to be heard within the time required by Ohio					
THE COURT HEREBY ORDERS: That the above named Respondent be restrained from comprotected persons named in this Order. Additional terms				ouse again	st Petitioner and other
The terms of this Order shall be effective until	1 1	PRO	TECTION O	RDER OR C	TION DATE AS IN CIVIL CONSENT AGREEMENT PARATE ENTRY)
WARNING TO RESPONDENT: See the warning	page attach	ed to the fro	ont of this	Order.	

[Page 2 of 7 Form 10.01-M]

Case No.__

This proceeding came on for a hearing on/ Based on the evidence presented and consideration of factors set forth in R.C. 31131.31(E)(8), the Court finds that the motion to modify the prior Domestic Violence Civil Protection Order issued on/ is well taken.
RESPONDENT SHALL NOT ABUSE, harm, attempt to harm, threaten, follow, stalk, harass, force sexual relations upon, or commit sexually oriented offenses against the protected persons named in this Order. [NCIC 01 and 02]
The Court also finds
☐ Additional findings on a separate page are included and attached herein.
☐1. RESPONDENT SHALL IMMEDIATELY VACATE the following residence:
☐2. EXCLUSIVE POSSESSION OF THE RESIDENCE located at:

FORM 10.01-M: MODIFIED DOMESTIC VIOLENCE CIVIL PROTECTION ORDER Amended: April 15, 2021 Discard all previous versions of this form

[Page 3 of 7 Form 10.01-M]

Case No._

□3.	is granted to: the protected persons' right to occupy the residence including, but not limited to canceling utilities or insurance or interrupting telecommunication (e.g. telephone, internet, cable) services mail delivery, or the delivery of any other documents or items. [NCIC 03] RESPONDENT SHALL SURRENDER all keys and garage door openers to the above residence within 24 hours of service of this Order to the law enforcement agency that serves Respondent with this Order or as follows:
□4.	RESPONDENT SHALL NOT ENTER or interfere with the residence, school, business, place of employment, day care centers, or child care providers of the protected persons named in this Order, including the buildings, grounds, and parking lots at those locations. Respondent may not violate this Order even with the permission of a protected person . [NCIC 04]
□ 5.	RESPONDENT SHALL STAY AWAY FROM PETITIONER and all other protected persons named in this Order, and not be present within 500 feet or (distance) of any protected person wherever those protected persons may be found, or any place Respondent knows or should know the protected persons are likely to be, even with a protected person's permission. If Respondent accidentally comes in contact with protected persons in any public or private place, Respondent must depart <i>immediately</i> . This Order includes encounters on public and private roads, highways, and thoroughfares. [NCIC 04]
□6.	RESPONDENT SHALL NOT INITIATE OR HAVE ANY CONTACT with the protected persons named in this Order or their residences, businesses, places of employment, schools, day care centers, or child care providers. Contact includes, but is not limited to, landline, cordless, cellular, or digital telephone; text; instant messaging; fax; e-mail; voicemail; delivery service; social media; blogging; writings; electronic communications; posting a message; or communications by any other means directly or through another person. Respondent may not violate this Order even with the permission of a protected person. [NCIC 05]
□7.	RESPONDENT SHALL NOT use any form of electronic surveillance on protected persons.
□8.	RESPONDENT SHALL IMMEDIATELY SURRENDER POSSESSION OF ALL KEYS TO THE FOLLOWING MOTOR VEHICLE: to the law enforcement agency that served Respondent with this Order or as follows:
	and Petitioner is granted exclusive use of this motor vehicle.
□9.	RESPONDENT SHALL NOT REMOVE, DAMAGE, HIDE, OR DISPOSE OF ANY PROPERTY owned or possessed by the protected persons named in this Order. Personal property shall be apportioned as follows:
□10.	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.
□11.	PETITIONER IS AUTHORIZED TO REMOVE THE FOLLOWING COMPANION ANIMALS OR PETS, owned by Petitioner, from the possession of Respondent:

FORM 10.01-M: MODIFIED DOMESTIC VIOLENCE CIVIL PROTECTION ORDER Amended: April 15, 2021 Discard all previous versions of this form

	[Page 4 of 7 Form 10.01-M] Case No.
	Exchange of the listed companion animals or pets shall take place as follows:
□12 .	RESPONDENT SHALL NOT CAUSE OR ENCOURAGE ANY PERSON to do any act prohibited by this Order.
13.	RESPONDENT SHALL NOT POSSESS, USE, CARRY, OR OBTAIN ANY DEADLY WEAPON, INCLUDING FIREARMS, AND AMMUNITION at any time while this Order remains in effect in order to bring about a cessation of violence. Furthermore, Respondent may be subject to firearms and ammunition restrictions pursuant to 18 U.S.C. 922(g)(1) through (9), 18 U.S.C. 922(n), or R.C. 2923.13. [NCIC 07]
	RESPONDENT IS EXCEPTED only for official use pursuant to 18 U.S.C. 925(a)(1), if no other firearms and ammunition prohibition apply.
□14.	RESPONDENT SHALL TURN OVER ALL DEADLY WEAPONS, INCLUDING FIREARMS AND AMMUNITION, 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:
	Any law enforcement agency is authorized to accept possession of deadly weapons, including firearms, and ammunition pursuant to this paragraph and hold them in protective custody for the duration of this Order. [NCIC 07]
	Law enforcement shall immediately notify the Court upon receiving Respondent's deadly weapons, including firearms, and ammunition into protective custody as set forth in this Order.
	Upon the expiration or termination of this Order, Respondent may reclaim any deadly weapons, including firearms, and ammunition held in protective custody by law enforcement pursuant to this Order, unless Respondent is otherwise disqualified as verified by a check of the NCIC protection order file.
□ 15.	RESPONDENT'S CONCEALED CARRY WEAPON LICENSE, if any, is now subject to R.C. 2923.128.
□ 16.	PETITIONER IS AN UNMARRIED FEMALE who gave birth to (a child) born on . As set forth in R.C. 3109.042, Petitioner is the sole residential parent or legal custodian of the child until a court of competent jurisdiction issues an order designating another person as the residential parent or legal custodian.

☐ 17. PARENTAL RIGHTS AND RESPONSIBILITIES ARE TEMPORARILY ALLOCATED AS FOLLOWS:

FORM 10.01-M: MODIFIED DOMESTIC VIOLENCE CIVIL PROTECTION ORDER

This Order applies to the following ☐child ☐children:

Amended: April 15, 2021

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[NCIC 09]

∐18.	PARENTING TIME ORDERS DO NOT PERMIT RESPONDENT TO VIOLATE THE TERMS OF THIS ORDER.
	(A) Respondent's parenting time rights are suspended; or
	(B) As a limited exception to paragraphs 5 and 6, temporary parenting time rights are established as follows: [NCIC 06]
	This Order applies to the following
□19 .	LAW ENFORCEMENT AGENCIES, including but not limited to, are ordered to assist Petitioner in gaining physical custody of thechildchildren, if necessary.
□20 .	RESPONDENT SHALL SUPPORT the protected persons named in this Order as follows:
□21.	RESPONDENT MAY PICK UP CLOTHING and personal effects from the above residence only in the company of a uniformed law enforcement officer within seven or days of the filing of this Order. Arrangements may be made by contacting:
□22 .	RESPONDENT SHALL NOT USE OR POSSESS □alcohol or □illegal drugs.
□23.	RESPONDENT SHALL COMPLETE THE FOLLOWING COUNSELING PROGRAM:
	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 Respondent attends the initial appointment, if the 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.
□24 .	RESPONDENT IS ORDERED TO APPEAR before Judge or Magistrate
_	on at a.mp.m. to review Respondent's compliance with this counseling 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.
□25 .	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.

	Case NO
	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, Wireless Service Transfer Order (Form 10-E).
26.	IT IS FURTHER ORDERED: [NCIC 08]
27.	THE CLERK OF COURT SHALL CAUSE A COPY of this Order to be served on Respondent as set forth in Civ.R. 5(B) and 65.1(C)(4)(b). The Clerk of Court shall also provide certified copies of the Petition and this Order to Petitioner upon request.
28.	THIS ORDER SURVIVES a divorce, dissolution of marriage, or legal separation. Any subsequent order from this Court, another domestic relations court, or juvenile court may modify paragraphs 16, 17, 18, and 19.
29.	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 as set forth in Civ.R. 65.1. Accordingly, the Court adopts the magistrate's granting of the Order.
30.	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.
31.	THE COSTS OF THIS ACTION ARE ☐ assessed against Respondent ☐ waived.
IT IS SC	O ORDERED.

[Page 6 of 7 Form 10.01-M]

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 TERMS 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.

Amended: April 15, 2021

MAGISTRATE

Discard all previous versions of this form

NOTICE OF FINAL APPEALABLE ORDER Copies of this Order, which is a final appealable order, were served or delivered on the parties indicated pursuant to Civ.R. 65.1(C)(4)(b),	TO THE CLERK: A COPY OF THIS ORDER SHALL BE SERVED ON RESPONDENT PURSUANT TO CIV.R. 65.1(C)(4).
including ordinary mail, on	COPIES OF THIS ORDER SHALL BE DELIVERED
	ON:
day of , 20	☐ Petitioner
	Petitioner's Attorney
	Respondent's Attorney
By:	☐ Counseling Program:
CLERK OF COURT	Sheriff's Office:
	Law Enforcement Agency Where Petitioner Resides:
	Law Enforcement Agency Where Petitioner Works:
	☐ CSEA ☐ Other:

FORM 10-B: HOW TO COMPLETE A PROTECTION ORDER NOTICE TO NCIC

Form 10-A, Protection Order Notice to NCIC, is the mechanism to enter protection orders or consent agreements into the FBI's National Crime Information Center ("NCIC") Protection Order file. Inaccurate or inconsistent information on Form 10-A will delay entering the court order into the NCIC index; result in improper enforcement of the order; and impermissibly allow or deny a person from owning, possessing, purchasing, or transporting firearms and ammunition. Form 10-A must be completed each time the court grants, approves, modifies, renews, or terminates a criminal or civil *ex parte* or full hearing protection order or consent agreement or otherwise makes a clerical correction on a previously issued order or agreement.

Courts are encouraged to verify that orders are timely entered.

ELEMENTS OF FORM 10-A

- (A) Although Form 10-A is the primary method to inform law enforcement of the terms and conditions of a protection order or consent agreement, it is not a substitution for a protection order or judgement entry.
- **(B)** The court must mark the appropriate box:
 - **Initial NCIC Form:** This box indicates the court is issuing a criminal or civil protection order or approving a consent agreement for the first time.
 - Amended NCIC Form: This box points out to law enforcement that the original terms of an existing
 protection order or consent agreement have been modified, including modifications due to clerical
 errors.
 - Removal from NCIC: This box notifies law enforcement that the protection order or consent agreement is no longer valid and the order must be removed from the NCIC protection order database active file, regardless of the reason.
 - **Service Completed:** This box is marked if the court has knowledge that service of process has been perfected as set forth in Civ.R. 65.1 and Crim.R.49. The protection order should be entered promptly regardless of service.
- **(C) NUMERICAL IDENTIFIER.** Although the FBI only requires one numerical identifier, the court should provide additional numerical identifiers, if available, to facilitate identification of the subject of the protection order.
- (D) BRADY DISQUALIFIERS. All of the following requirements must be met to result in firearms disability pursuant to 18 U.S.C. 922(g)(8):
 - Existence of an intimate relationship between the protected parties and Respondent or Defendant, i.e., spouse, former spouse, an individual who cohabits or has cohabited with Respondent or Defendant, and an individual who is a parent of a child of the Respondent or Defendant;
 - Respondent or Defendant had actual notice of the hearing and an opportunity to participate;
 - The court made a finding in the order that Respondent or Defendant poses a credible threat of harm or the order explicitly prohibits Respondent or Defendant from the use, attempted use, or threatened use of physical force against an intimate partner or child.

In addition to the firearms and ammunition prohibition per 18 U.S.C. 922(g)(8), a Respondent or Defendant may be firearms and ammunition disqualified as result of other circumstances, e.g., 18 U.S.C. 922(g)(1) through (9), state law, or a court order.

- (E) DATE OF ORDER AND EXPIRATION OF ORDER. The NCIC protection order database will automatically render a record inactive on the order's expiration date. Protection orders issued pursuant to R.C. 2903.213 or 2919.26 may indicate "NONEXP." Upon disposition of the criminal case or the issuance of a civil protection order arising out of the same facts, the court must send to law enforcement another Form 10-A indicating Removal from the NCIC and state the expiration date of the order.
- (F) TERMS OF ORDER. The court must check every box that corresponds to the terms of the protection order. Note that the numbering next to each term in Form 10-A does not correspond to the sequence of remedies in a protection order or consent agreement. However, the remedies in the protection order forms are cross-referenced with the terms and conditions listed in Form 10-A, e.g., NCIC 01.

In every instance that the court changes a term of the protection order or consent agreement, e.g., divorce decree, custody order, continuance of hearing, or extension of the protection order, the court must submit Form 10-A or a form that is substantially similar, indicate the applicable terms to law enforcement and mark "Amended NCIC Form."

Discard all previous versions of this form

Case/Order No.	

Page 1 of 2

PROTE	CTION O	RDER NOTICE TO NO	IC (Required fields a	ppear in bold	l print)		. •	.go . o. <u>-</u>
☐ Initia	al NCIC F	orm 🗆	Amended NCIC Form	m			Removal from N	ICIC
☐ Serv	ice Com	pleted (Law Enforcen	nent Agency: If unch	ecked, presu	me Service	e Unknown)		
		es 10.01, 10.02, 10.03, ered into the National			itendence 1	for the Cour	ts of Ohio, this inf	ormation shall
	SUBJE	CT NAME						
	ADDRE	(LAST)			(FIRST))		(M.I.)
	ADDINE	(STREET)			(CITY)		(S1	ATE) (ZIP)
	PHYSIC	CAL DESCRIPTION:	HGT	WGT		HAIR		
				RACE		SEX		
	NUMER	RICAL IDENTIFIER (N	OTE: Only ONE of the	e 4 numerical	identifiers	s is needed.))	
	1.	SSN			2.	DOB	1	1
	3.*						EXPIRATION YR.	·
	4.*	VEHICLE LIC. NO. or #4 is used as a num						
	(* If #3	or #4 is used as a num	erical identifier, entire l	ine MUST be	completed	.)		
	Pursua purcha • Does	DISQUALIFIERS: nt to 18 U.S.C. 922(g) sing or possessing a sthe Order protect an	ny firearms, including ntimate partner or chil	g a rifle, pisto d(ren)?	ol, revolver	r, or ammun	ition.	from
		the subject have notice Order?	of the hearing and op	portunity to pa	articipate in	the hearing i		ES NO
		s the Order find the sub	niect a credible threat o	or explicitly pro	ohihit nhvsi	cal force?	_	ES NO
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	CASE /	ORDER NO.		(15 D MAX	IGIT IS IMUM) C	s order term community c	of probation/ ontrol? \[\] Y	ES NO
	COURT	ORIGINATING AGEN	ICY IDENTIFIER _			(9 DIGIT ORI ASSIC	GNED BY NCIC)
	NAME	OF JUDGE/MAGISTRA	ATE					
		DF ORDER R.C. 2919.26 AND 290	/ / 03.213 CASES, "NONI	EXP EXP" MAY BE	IRATION C USED)	OF ORDER		I
	TERMS □01	AND CONDITIONS Of The subject is restrain protected person and	F ORDER (Mark all the ned from assaulting, the /or the child(ren) of the	reatening, ab	using, hara	ssing, followi	ing, interfering, or s	talking the
	□02	The subject shall not	threaten a member of	the protected	person's fa	amily or hous	ehold.	
	□03	The protected person	is granted exclusive p	ossession of	the residen	ice or housel	nold.	
	□04		ed to stay away from th y or household membe		property, so	chool, or plac	e of employment of	the protected
OHP DATA	□05	personal, written, or t	ned from making any c elephone contact, or th I be likely to cause anr	neir employer,	employees	s, or fellow w		
ONLY	□06	The subject has visita	ation or custody rights	of the child(re	n) named ir	n this Order.		
#EPO	□07	The subject is prohibi	ted from possessing a	nd/or purchas	sing a firear	m or other w	eapon as identified	in the
	□08	See the Miscellaneou Miscellaneous comm	ıs Field for comments ı ents:	regarding the	specific ter	ms and cond	litions of this Order.	
	□09	The protected person	is awarded temporary	exclusive cu	stody of the	child(ren) na	amed.	

FORM 10-A: PROTECTION ORDER NOTICE TO NCIC Amended: April 15, 2021 Discard all previous versions of this form

[Page 2 of 2 of Form 10-A]

PROTECTED PERSON					
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PROTECTED PERSON					
	(LAST)		(FIRST)		
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Judge/Magistrate (circle one)

Date

Case/Order No.	

Page 1 of 2

PROTE	CTION O	RDER NOTICE TO NO	IC (Required fields a	ppear in bold	l print)		. •	.go . o. <u>-</u>
☐ Initia	al NCIC F	orm 🗆	Amended NCIC Form	m			Removal from N	ICIC
☐ Serv	ice Com	pleted (Law Enforcen	nent Agency: If unch	ecked, presu	me Service	e Unknown)		
		es 10.01, 10.02, 10.03, ered into the National			itendence 1	for the Cour	ts of Ohio, this inf	ormation shall
	SUBJE	CT NAME						
	ADDRE	(LAST)			(FIRST))		(M.I.)
	ADDINE	(STREET)			(CITY)		(S1	ATE) (ZIP)
	PHYSIC	CAL DESCRIPTION:	HGT	WGT		HAIR		
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	NUMER	RICAL IDENTIFIER (N	OTE: Only ONE of the	e 4 numerical	identifiers	s is needed.))	
	1.	SSN			2.	DOB	1	1
	3.*						EXPIRATION YR.	·
	4.*	VEHICLE LIC. NO. or #4 is used as a num						
	(* If #3	or #4 is used as a num	erical identifier, entire l	ine MUST be	completed	.)		
	Pursua purcha • Does	DISQUALIFIERS: nt to 18 U.S.C. 922(g) sing or possessing a sthe Order protect an	ny firearms, including ntimate partner or chil	g a rifle, pisto d(ren)?	ol, revolver	r, or ammun	ition.	from
		the subject have notice Order?	of the hearing and op	portunity to pa	articipate in	the hearing i		ES NO
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	NAME	OF JUDGE/MAGISTRA	ATE					
		DF ORDER R.C. 2919.26 AND 290	/ / 03.213 CASES, "NONI	EXP EXP" MAY BE	IRATION C USED)	OF ORDER		I
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	□03	The protected person	is granted exclusive p	ossession of	the residen	ice or housel	nold.	
	□04		ed to stay away from th y or household membe		property, so	chool, or plac	e of employment of	the protected
OHP DATA	□05	personal, written, or t	ned from making any c elephone contact, or th I be likely to cause anr	neir employer,	employees	s, or fellow w		
ONLY	□06	The subject has visita	ation or custody rights	of the child(re	n) named ir	n this Order.		
#EPO	□07	The subject is prohibi	ted from possessing a	nd/or purchas	sing a firear	m or other w	eapon as identified	in the
	□08	See the Miscellaneou Miscellaneous comm	ıs Field for comments ı ents:	regarding the	specific ter	ms and cond	litions of this Order.	
	□09	The protected person	is awarded temporary	exclusive cu	stody of the	child(ren) na	amed.	

FORM 10-A: PROTECTION ORDER NOTICE TO NCIC Amended: April 15, 2021 Discard all previous versions of this form

[Page 2 of 2 of Form 10-A]

PROTECTED PERSON					
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PROTECTED PERSON	(LACT)		(FIDOT)		
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PROTECTED PERSON					
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Judge/Magistrate (circle one)

Date

Case/Order No.	

Page 1 of 2

PROTE	CTION O	RDER NOTICE TO NO	IC (Required fields a	ppear in bold	l print)		. •	.go . o. <u>-</u>
☐ Initia	al NCIC F	orm 🗆	Amended NCIC Form	m			Removal from N	ICIC
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		es 10.01, 10.02, 10.03, ered into the National			itendence 1	for the Cour	ts of Ohio, this inf	ormation shall
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	ADDRE	(LAST)			(FIRST))		(M.I.)
	ADDINE	(STREET)			(CITY)		(S1	ATE) (ZIP)
	PHYSIC	CAL DESCRIPTION:	HGT	WGT		HAIR		
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	3.*						EXPIRATION YR.	·
	4.*	VEHICLE LIC. NO. or #4 is used as a num						
	(* If #3	or #4 is used as a num	erical identifier, entire l	ine MUST be	completed	.)		
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	NAME	OF JUDGE/MAGISTRA	ATE					
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	□02	The subject shall not	threaten a member of	the protected	person's fa	amily or hous	ehold.	
	□03	The protected person	is granted exclusive p	ossession of	the residen	ice or housel	nold.	
	□04		ed to stay away from th y or household membe		property, so	chool, or plac	e of employment of	the protected
OHP DATA	□05	personal, written, or t	ned from making any c elephone contact, or th I be likely to cause anr	neir employer,	employees	s, or fellow w		
ONLY	□06	The subject has visita	ation or custody rights	of the child(re	n) named ir	n this Order.		
#EPO	□07	The subject is prohibi	ted from possessing a	nd/or purchas	sing a firear	m or other w	eapon as identified	in the
	□08	See the Miscellaneou Miscellaneous comm	ıs Field for comments ı ents:	regarding the	specific ter	ms and cond	litions of this Order.	
	□09	The protected person	is awarded temporary	exclusive cu	stody of the	child(ren) na	amed.	

FORM 10-A: PROTECTION ORDER NOTICE TO NCIC Amended: April 15, 2021 Discard all previous versions of this form

[Page 2 of 2 of Form 10-A]

PROTECTED PERSON					
	(LAST)		(FIRST)		(
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PROTECTED PERSON	(LACT)		(FIDOT)		
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PROTECTED PERSON					
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Judge/Magistrate (circle one)

Date

Case/Order No.	

Page 1 of 2

PROTECTION ORDER NOTICE TO NCIC (Required fields appear in bold print)													
☐ Initial NCIC Form ☐ Amended NCIC Form ☐ Removal from NCIC													
☐ Serv	ice Com	pleted (Law Enforcen	nent Agency: If unch	ecked, presu	me Service	e Unknown)							
		es 10.01, 10.02, 10.03, ered into the National			tendence 1	for the Cour	ts of Ohio, this inf	ormation shall					
	SUBJE	CT NAME											
	ADDRE	(LAST)			(FIRST)			(M.I.)					
	ADDICE	(STREET)		(CITY)			(ST	(STATE) (ZIP)					
	PHYSIC	CAL DESCRIPTION:	HGT	WGT	<u> </u>	HAIR							
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	NUMER	RICAL IDENTIFIER (N	OTE: Only ONE of the	e 4 numerical	identifiers	s is needed.))						
	1.	SSN			2.	DOB	1	1					
	3.*						EXPIRATION YR.						
	4.*	VEHICLE LIC. NO. or #4 is used as a num											
	(* If #3 o	or #4 is used as a num	erical identifier, entire l	ine MUST be	completed.	.)							
	Pursua purcha • Does	BRADY DISQUALIFIERS: Pursuant to 18 U.S.C. 922(g)(8), a "yes" response to all three Brady questions disqualifies the subject from ourchasing or possessing any firearms, including a rifle, pistol, revolver, or ammunition. Does the Order protect an intimate partner or child(ren)?											
		Order?	of the fleating and opp	porturnty to pe	irticipate iri	the hearing i		ES NO					
	■ Doe:	s the Order find the sub	oject a credible threat o	or explicitly pro	ohibit physic	cal force?	□Y	ES NO					
	(15 DIGIT Is order term of probation/												
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								GNED BY NCIC)					
	NAME	ME OF JUDGE/MAGISTRATE											
	DATE OF ORDER / EXPIRATION OF ORDER / (IN R.C. 2919.26 AND 2903.213 CASES, "NONEXP" MAY BE USED) TERMS AND CONDITIONS OF ORDER (Mark all that are applicable): 101 The subject is restrained from assaulting, threatening, abusing, harassing, following, interfering, or stalking the protected person and/or the child(ren) of the protected person.												
	☐02 The subject shall not threaten a member of the protected person's family or household.												
	☐03 The protected person is granted exclusive possession of the residence or household.												
	□04		ed to stay away from th y or household membe		oroperty, so	chool, or plac	e of employment of	the protected					
OHP DATA	□05	The subject is restrained from making any communication with the protected person, including but not limited to, personal, written, or telephone contact, or their employer, employees, or fellow workers, or others with whom the communication would be likely to cause annoyance or alarm the victim.											
ONLY	□06	The subject has visitation or custody rights of the child(ren) named in this Order.											
#EPO	□07	The subject is prohibited from possessing and/or purchasing a firearm or other weapon as identified in the Miscellaneous Field.											
	□08	See the Miscellaneous Field for comments regarding the specific terms and conditions of this Order. Miscellaneous comments:											
		. <u></u>											
	□09	The protected person	is awarded temporary	exclusive cu	stody of the	child(ren) na	amed.						

FORM 10-A: PROTECTION ORDER NOTICE TO NCIC Amended: April 15, 2021 Discard all previous versions of this form

[Page 2 of 2 of Form 10-A]

PROTECTED PERSON					
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PROTECTED PERSON					
	(LAST)		(FIRST)		
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Judge/Magistrate (circle one)

Date