Order of Protection Amended Order Petitioner is under 18					Case # (the clerk fills	s this in):
In the		Court of		County, TN		
Petitione	er (person ne	eding protection)				
first			middle		last	
Name, 1	Age, Relatio	under 18 Protections in the Responder	dent	Name, Age, Rela	ationship to Respo	
	ent's Informat	tion (person you w	ant to be protec	eted from):	date of birth	(MM/DD/YYYY)
street address Respondent's Employer: Employer Describe Respondent:		Employer's name		city Em	state ployer's phone #	zip
Sex	Race	Hair	Eyes		- Weight – SSN – O	
☐ Male ☐ Female	☐ White ☐ Asian ☐ Black ☐ Hispanic ☐ Other:	□ Black □ Grey □ Blond □ Bald □ Brown □ Other:	☐ Brown ☐ Hazel ☐ Blue	Height Social Sec. # (If known) Scars/Special	(Provided to Clerk known) Do not lis	's office if
			☐ Green ☐ Grey ☐ Other:	Phone Number		
☐ We☐ We☐ We☐ We☐ The	are married or have a child to are relatives, r are the childre Respondent h	elated by adoption	d. □ , or are/were inse relationship is	We live together or us	o date, or have had	

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HI	ndings About Abuse:	Warning!			
1.	The Court has jurisdiction over the parties and this case. The Respondent was given reasonable notice of the hearing and an opportunity to be heard.	☐ Weapon involved☐ Has or owns a weapon☐			
	. Based on the information in the <i>Petition</i> , and the hearing held, the court finds that the Respondent: Did the things listed in the Petition and the court adopts these as facts and incorporates them by eference, AND/OR				
	Did the following things:				
	ID there is credible evidence that Respondent is a threat to the safety of the Pet nor Children.	itioner and □ Petitioner's			
3.	Respondent has specifically: <i>(check all that apply):</i> Abused/Threatened to Abuse				
	Sexually Assaulted				
	Stalked				
the	e ☐ Petitioner AND ☐ Petitioner's Minor Children.				
	ndings about the minor children of the parties: (check one):				
	The Court has jurisdiction over custody for the child(ren) of the parties becaus is Tennessee.	se his/her/their home state			
	The Court has temporary emergency jurisdiction over custody for the children because they are in Tennessee now, and they (or the Petitioner) were at r jurisdiction over child custody under UCCJEA, this Court's temporary jurisdiction when the other state's Court makes an order.)	risk. (If another state has			
Fir	ndings About Firearms:				
Th	e Respondent (check all that apply):				
	Has no firearms				
	Has firearms that he/she must give to someone else who is allowed to have the	em (TCA § 36-3-625).			
res	Has firearms that are registered under the National Firearms Act and must sponsible third party, or locked in a safe or other secure container to which the Ricess. A state or federal agency must give its approval before the firearms are to	Respondent does not have			
	Has a federal firearms license (FFL) or is a responsible party under an FFL, ar L that qualify as business inventory, and <i>(check one):</i>	nd has firearms under that			
	 □ There is no responsible party listed on the FFL other than the Responde Respondent must turn in or transfer all firearms inventory under his/her conholder who is legally allowed to have firearms. □ There is another responsible party listed on the FFL other than the Responsible party listed on the FFL other than the Responsible party listed on the FFL other than the Responsible party listed on the FFL other than the Responsible party listed on the FFL other than the Respondent party listed on the FFL other than the Respondent party listed on the FFL other than the Respondent party listed on the FFL other than the Respondent party listed on the FFL other than the Respondent party listed on the FFL other than the Respondent party listed on the FFL other than the Respondent party listed on the FFL other than the Respondent party listed on the FFL other than the Respondent party listed on the FFL other than the Respondent party listed on the FFL other than the Respondent party listed on the FFL other than the Respondent party listed party listed on the FFL other than the Respondent party listed party lis	trol to a separate FFL			
	This Order does not require the Respondent to turn in or transfer the firearr				

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Otl	her	Findings:		
		itioner is a party to a lease or rental agreement and that continuing to reside in the rented or leased es may jeopardize the life, health and safety of the petitioner or the petitioner's children.		
pet the wir	itior Co eles	tioner has proven by a preponderance of the evidence that petitioner and any minor children in the ner's care are the primary users of the wireless telephone number(s): and purt should enter a separate order, pursuant to TCA §36-3-627, directing, as telephone service provider, to transfer the billing responsibility for and rights to the wireless one number or numbers of petitioner since petitioner is not the account holder.		
✓	Ob No	ey all orders Respondent to: ey all orders on this form. t abuse or threaten to abuse Petitioner or Petitioner's minor children. t stalk or threaten to stalk Petitioner or Petitioner's minor children.		
Ot	her	Orders to the Respondent (Check all that apply):		
	You	Contact u must not come about the Petitioner (including coming by or to a shared residence) for any purposed must not contact ☐ Petitioner AND ☐ Petitioner's children, either directly or indirectly, by phone ail, messages, text messages, mail or any other type of communication or contact.		
	Stay Away You must stay away from the ☐ Petitioner's home ☐ Petitioner's workplace ☐ Children's home an workplace.			
		ersonal Conduct – You must not cause intentional damage to the Petitioner's (or Petitioner's children's) property oterfere with the utilities at their home(s).		
		You must not hurt or threaten to hurt any animals owned or kept by the Petitioner/Petitioner's ldren.		
	You	unseling/Substance Abuse Programs u must go to the following program(s) and give the court proof that you have gone, participated and we made progress in this program (contact information):		
		renting Time The Petitioner will have custody of the minor child(ren) in this case. You will have parenting time with your minor child(ren) at the following times:		
		Your parenting time will be supervised by: at:		
		Exchange of the children will take place at and will happen as follows:		
		The person in charge of getting the minor children to and from visitation will be:		
		□ Mom □ Dad □ Other (name):		

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	Child	Support \$/ each (month/week, etc) begin	nning	(date).			
		This is the guideline amount. See the attached DHS <i>Child Suppo</i> . This is not the guideline amount and is a deviation from the g considered the best interest of each child in this case, and finds unjust or inappropriate in this case.	uideline amount. The				
		Other:					
	Pa	yment method:					
		Pay the Petitioner directly by the day of each month. (the court finds that this doe not endanger the Petitioner or the Petitioner's minor children and it is not a violation to sen payment only with no notes or comments to the Petitioner)					
		 □ Take payment to this Court Clerk's Office. You will also have to pay a clerk fee of each payment. The additional clerk fee amount is \$ each month. □ Support payments will be □ withheld from your paycheck (Contact the Central Collecti Disbursement Unit at 800-838-6911 by or □ shall be sent directly to Collection Disbursement Unit at Central Child Support Receipting Unit, P. O. Box 3 Nashville, TN 37229. 					
		oner Support \$/ each month.					
		yment method:					
		Pay the Petitioner directly by the day of each month. not endanger the Petitioner or the Petitioner's minor children and payment only with no notes or comments to the Petitioner) Take payment to this Court Clerk's Office. You will also have to peach payment. The additional clerk fee amount is \$ e. Payment will be withheld from your paycheck (Contact the Central Collection 838-6911 by (date) shall be sent directly to Central Collection Disbursement Receipting Unit, P. O. Box 305200, Nashville, TN 37229.	it is not a violation to pay a clerk fee ofach month.	send _% on nit at 800			
	□ Peti	rol of all Types of Property itioner only □ and/or Petitioner's children are the only ones who ca	an live in the property	at:			
	(addre	,					
	□ Yo □ Yo lease	u must move out immediately from (address): bu must provide suitable alternate housing for the Petitioner by (dabu must pay to the petitioner all costs, expenses and fees pertaining or rental agreement for residential property in the amount of	ng to the petitioner's b	reach of a			
	⊔ On	Only the Petitioner can use, control, and possess the following property, things, and animals:					
		the parties shared a residence, Respondent can obtain his/her clothing and personal effects such edicine as follows: (List items to be obtained and process as approved by local law enforcement nnel):					
_	Orda.	rs to the Despandant shout Fireerms.					
_	 Yo 	rs to the Respondent about Firearms: but must not have, or attempt to have, receive or attempt to receive arm while this or any later protective order is in effect.	ive or in any other wa	ay get any			

- You must transfer all firearms in your possession within 48 hours to any person who is legally allowed to have them.
- You must fill out and file a Firearms Declaration within 1 business day of transferring your firearms.
 You may take more than 1 business day to file this form only if the Court gave you a later deadline.
 (You can get the Firearms Declaration form from the Court Clerk's Office or at www.tncourts.gov.)
- If a state or federal agency approves it, your weapons that are registered under the National Firearms Act must be either transferred to a responsible third party, or placed in a locked safe or other secure container to which you do not have access.
- If your *Firearms Declaration* shows that you have a federal firearms license (FFL), and that you are the **only** responsible party listed on that FFL, you must transfer all firearms inventory under your control to a separate FFL holder or another responsible party.

control to a separate FFL holder or another re	sponsible party.	
☐ Costs, fees and litigation taxes You must pay all court costs (Petitioner's costs related to this case.	and your costs), lawyer fees, and other fees or taxes	
☐ Other Orders:		
	r's care are the primary users of the wireless telephone order shall be entered per to TCA §36-3-627, directing see provider, to transfer the billing responsibility for and	
rights to the wireless telephone number or numbers of	of petitioner since petitioner is not the account holder.	
-		
THIS ORDER TAKES EFFECT	IMMEDIATELY UPON SIGNING.	
This Order starts today, (date): This Order ends (date):		
☐ In 1 year. (The Petitioner may ask to extend the Order)☐ In 10 years (2 nd or more violation of current PO)		
I in to years (2 or more violation or eartern to)		
Date: Time: □ a.m.	\	
□ p.m.	Signature of Judge or Chancellor	
Certificate of Service – Respondent (check one):	Certificate of Service – Petitioner (check one):	
Signed by Respondent:	☐ Signed by Petitioner:	
Signed by Respondent's counsel:	☐ Signed by Petitioner's counsel:	
Hand delivered to Respondent.	☐ Hand delivered to Petitioner.	
Hand delivered to Respondent's counsel.	☐ Hand delivered to Petitioner's counsel.	
U.S. mail, prepaid postage to Respondent's last known address	☐ U.S. mail, prepaid postage to Petitioner's last known address.	
U.S. mail, prepaid postage to Respondent's counsel's last known address	☐ U.S. mail, prepaid postage to Petitioner's counsel's last known address.	
Reasonable attempts to find the Respondent's address were made, but there is no known address at this time.	☐ Reasonable attempts to find the Petitioner's address were made, but here is no known address at this time.	
gnature of Server:	Signature of Server:	
rver's title (check one): Clerk Deputy Clerk Authorized Officer Attorney	Server's title (check one): ☐ Clerk ☐ Deputy Clerk ☐ Authorized Officer ☐ Attorney	
ervice was made on: ate:	Service was made on: Date:	
ate: me: □ a.m. □ p.m.	Time: \(\textstyle \textstyle a.m \) \(\textstyle \textstyle p.m.	

☐ The Clerk certifies a copy of this Order was forwarded to 911, local law enforcement, and any court in which the respondent and petitioner are parties to an action.

This is a Court Order.

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Warnings to Respondent:

This Order is valid everywhere in the U.S.

If you travel to another state, territory or tribal land, with the intention of disobeying this Order, you can be charged with a federal crime. The courts of any U.S. state, the District of Columbia, all tribal lands, and U.S. territories, must enforce this Order, even if the Order is not registered. (18 U.S.C. §§ 2262, 2265)

No Guns, Firearms

You must not have any firearm while this Order is in effect. You cannot own, possess, have, buy or try to buy, receive or try to receive, or in any other way get any firearm or ammunition.

You must legally transfer, sell, or turn in any firearm that you have within 48 hours. Transfers are only legal if the person you transfer to is allowed to have firearms. You may get your firearms back when the Order of protection ends.

You will face separate charges if you disobey this Order

You may face separate, Class A misdemeanor charges if:

- You do not transfer your firearm(s) legally by the deadline
- You have a firearm while the Order is in effect
- The penalty for each violation is up to 11 months and 29 days in jail and a fine of up to \$2,500. There may be other charges if domestic violence is involved. If you disobey this Order on purpose, you may face up to 10 days in jail and a \$50 fine for each violation. You may also have to pay a civil penalty of up to \$50 for each violation.
- If you do not transfer, sell, or turn in any firearm you may face Class A misdemeanor charges and you may also be charged with a federal crime.
- If you hurt or try to hurt anyone while this Order, probation or diversion is in effect, you may face charges for aggravated assault, a Class C felony. (TCA §§ 39-13-102(c), 36-3-610)

Only the Court can change this Order:

Neither you nor the Petitioner can agree to change this Order. Even if the Petitioner attempts to contact you or agrees to have contact with you, you must obey this Order. If you do not, you can be jailed for up to 11 months and 29 days and fined up to \$2,500.

To the Petitioner:

You may ask any government agency or utility provider to keep private any information that could be used to locate you, such as addresses, phone numbers, and/or social security number. To do so, give a copy of this Protective Order to the Records Department of the agency or utility.(*TCA § 10-7-504(a)(15-16)*)

This is a Court Order.