INSTRUCTIONS FOR RESTRAINED PERSON Motion to Modify / Dismiss Protection Order

These standard instructions are for informational purposes only and do not constitute legal advice about your case. If you choose to represent yourself, you are bound by the same rules and procedures as an attorney.

GENERAL INFORMATION BEFORE YOU FILE YOUR MOTION

- For a Permanent Protection Order issued on or after July 1, 2013: To file a Motion to Modify or Dismiss a Protection Order with the Court, two years must have passed after issuance of the Permanent Protection Order or after disposition of any prior motion.
- ◆ For a Permanent Protection Order issued prior to July 1, 2013: To file a Motion to Modify or Dismiss a Protection Order with the Court, <u>four years</u> must have passed after issuance of the Permanent Protection Order or after disposition of any prior motion. Click on the following link to access the statute as it existed prior to July 1, 2013: §13-14-102, C.R.S.
- ♦ If, after the issuance of the Permanent Protection Order, you have been convicted of or plead guilty to any misdemeanor or felony against the Protected Person, other than the original offense, if any, that formed the basis for the issuance of the protection order, then the protection order **remains permanent and must not be modified or dismissed by the Court**. It is important to understand that any violations after the permanent protection order is issued are taken into consideration.
- ◆ You must complete a fingerprint-based criminal history record check prior to filing your Motion.
- The Court will not consider the Motion unless the fingerprint-based criminal history record check is conducted within 90 days prior to the filing of the Motion.
- It is your responsibility to prove that the modification is appropriate or that a dismissal is appropriate because the protection order is no longer necessary.
- For additional information, please review Colorado Revised Statute §13-14-108, C.R.S.
- If you have a disability and need a reasonable accommodation to access the courts, please contact your local ADA Coordinator. Contact information can be obtained from the following website: http://www.courts.state.co.us/Administration/HR/ADA/Coordinator_List.cfm

COMMON TERMS

\times	Motion:	Document officially commences the Motion to Modify / Dismiss process.
\boxtimes	Moving Party:	The person who files a Motion.
\boxtimes	Protected Person:	The person who was granted a protection order against another party.
\boxtimes	Restrained Person:	The person who is to remain away from making contact with another person.
\boxtimes	May:	In legal terms, "may" is defined as "optional" or "can."
\boxtimes	Shall:	In legal terms, "shall" is defined as "required."

If you do not understand this information, please contact an attorney.

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There is no liling lee. Other lees that you may encoun	ter are as follows:
Copy of Documents	\$.75 per page
Certification Fee	\$20.00 per document
Cost of Fingerprints	(See information on fingerprinting in Step 1)
☐ Fingerprint-based Criminal History Check	(See information on fingerprinting in Step 1)
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FORMS

available	e in PDF or WC	ne go to <u>www.courts.state.co.us</u> and click on the 'DRD by selecting " Protection Orders ". Please click et te a form online or you may print it and type or print le	ither PDF o	or WORD by the title of the
	☐ JDF 397 ☐ JDF 410 ☐ JDF 415	Motion to Modify / Dismiss Temporary / Permanent F Order Modifying Protection Order Order Vacating Protection Order	Protection C	Order
STEP	S TO FILII	NG YOUR MOTION		
and Fed ☐	strained Person leral Bureau of Law enforcem enforcement a to the Colorad category:	nust submit a criminal history record check from the Convertigation (FBI) at the time the Motion is filed. Plea ent agencies are no longer required to provide fing gencies will refer you to Colorado Application Backgroo Bureau of Investigations website which includes in	Colorado Bu se follow th erprinting f und Service formation a	reau of Investigation (CBI) ese steps: or civil cases. Some law es (CABS). Below is a link
		lorado.gov/pacific/cbi/employment-background-checks nistory results must be conducted within 90 days p		filing of the Motion
	If you have a fe it is your respo	elony conviction recorded in Colorado or any other sta ensibility to obtain the disposition information from the e CBI and FBI reports.	te, and you	know that it is inaccurate,
	You are also re the Colorado B	esponsible for providing certified copies of any crimina ureau of Investigations or Federal Bureau of Investigat nown, by contacting the agency where such actions oc	ion records	
based o	efer to the list on your individual Contact the Codismiss a protes The caption be	olete Appropriate Forms. of required forms above to determine which forms must all circumstances. ourt where you plan to file your Motion for specific days ection order are scheduled and to determine if they have allow needs to be completed on all forms filed. number on all of your forms that corresponds to Permanent Protection Order.	s or times w ve any othe	when hearings to modify or r filing requirements.
□Mun	icipal Court □Co	unty Court □District Court □Denver Juvenile □Denver		
Proba Court	Address:	County, Colorado		
Petitio	oner(s):		_	COURT USE ONLY
Respo	ondent:			
		nout Attorney (Name and Address):	Case Nu	mber:
	e Number: Number:	E-mail: Atty. Reg. #:	Division	Courtroom
		NAME OF FORM		
		dify / Dismiss Temporary / Permanent Protection O	rder (JDF :	397).

		Attach the fingerprint based FBI and the CBI criminal history checks to the Motion and identify as Exhibit A. Make sure that the fingerprint-based criminal history record checks are conducted within 90 days prior to the filing of the Motion.
		Attach any other criminal disposition documentation and identify as Exhibit B. Make two complete sets of copies.
	Or	der Modifying Protection Order (JDF 410).
		Complete caption only. The Judge or Magistrate will complete the appropriate portions on the forms and sign the order at the time of the hearing, if your Motion is approved.
	or	
		der Vacating Protection Order (JDF 415). Complete caption only.
		The Judge or Magistrate will complete the appropriate portions on the forms and sign the order at the time of the hearing, if your Motion is approved.
Step	3:	You are ready to file your Motion with the Court.
Ċ	Pro	ovide the Court with the documents completed as described in Steps 1 - 2 above.
		lke sure you have signed the Motion. e clerk at the Court will fill in the hearing date and time on your Motion.
		o den at the obtain will ill the hearing date and time on your metern.
Step	4:	Complete Personal Service.
4(e) of	the	omplete personal service on the other party with a copy of the Motion and all of the attachments per rule Colorado Rules of Civil Procedure prior to the court appearance date given to you by the clerk. Helpful mplete personal service:
	is 1	ke a copy of the Motion to the Sheriff's Department, a private process server, or someone you know who 18 years or older, who is not a party to the case, and who knows the rules of service to serve the other rson.
	Be Re	sure to direct the sheriff, private process server, or person serving the order to return a copy of the turn of Service to you and to file the original with the Court as soon as possible after service has been appleted.
	If th	the address of the Protected Person is confidential and you have been unable to attain personal service, uire with the Court to determine what procedures can be completed.
		e process server will need to return the completed return of service to the Court for filing, or return it to u to bring and file with the Court before the Court date.
Step	5.	Be Prepared for your Hearing.
•		e asked questions about your request to modify or dismiss your Protection Order.
		he Court orders that the Protection Order is modified or dismissed, you will be provided with an Order ting such.
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	If y	our Order is modified, you may also be provided with a new temporary or permanent protection order at indicates all current conditions of the protection order.