Court: ☐Municipal ☐County						Denver Pro							
Court Address:				`	OGG	illy, Colore	uo						
Petitioner:Address:									CO	UDT	110	E ON	ıv
v						COURT USE ONLY Case Number:							
Respondent:						16 Character #:							
Address:													
——————————————————————————————————————								troom					
PERMANENT CIVIL	PROTE	CTION			ER 2.S.	ISSUED	PUF	RSUA	NT	ТО	§1	3-14	-106,
Full Name of Restrained	Full Name of Restrained Person		Date of		ex	Race	Weight		Height		Hair		Eye
☐Protected Person alleges Weapon		Bir	Birth								C	olor	Color
nvolved					_								
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Full Name of Protected Person	Date of Birth	Sex	Rad	се	Fu	III Name o		tected Date of Sex Birth			Race		
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The Court finds that it has journally served and goonstitutes a credible threat cause exists for the issuance	iven reasoi to the life a	nable n and hea	otice alth o	and f Pr	d op rotec	portunity to	o be h	eard; t	hat t	the R	est	rained	l Person
The Court finds after revie	ewing the	petition	n for	the	pro	tection or	der th	at the	pro	tectio	n (	order	does
does not include an act of	•	•			•				•				
This Protection Ord	er DOES	TON 8	EX	PIF	RE a	and only	the	Cou	rt c	an c	ha	nge	this

# Order.

A violation of a Protection Order is a crime and may be prosecuted as a misdemeanor, municipal ordinance violation, or a delinquent act (if committed by a juvenile) pursuant to §18-6-803.5, C.R.S., and municipal ordinance.

The Court Orders that you, the Restrained Person, shall not contact, harass, stalk, injure, intimidate, threaten, touch, sexually assault, abuse, or molest the Protected Persons named in this action, or harm, take, transfer, conceal, or dispose of or threaten harm to an animal owned, possessed, leased, kept or held by any protected party, a minor child of any other party, or otherwise violate this Order. You shall not use, attempt to use, or threaten to use physical force against the Protected Persons that would reasonably be expected to cause bodily injury. You shall not engage in any conduct that would place the Protected Persons in reasonable fear of bodily injury.

## 1. Contact

	It is ordered that you, the Restrained Person, <b>shall have no contact of any kind</b> with the Protected Persons and you shall not attempt to contact said Protected Persons through any third person, except your attorney, <b>except as follows:</b>
2.	Exclusion from Places
	You must keep a distance of at least yards from the Protected Persons, where ever they may be found.
	It is ordered that you be excluded from the following places and shall stay at least yards away from the following places: (Please specify the address(es) where the Protected Persons reside, work or attend school.)
	<ul> <li>☐ The Protected Person has requested that the address be omitted from the written order of the Court, including the Register of Actions.</li> <li>☐ Home:</li> </ul>
	☐ Work: Name: Address:
	School: Name:Address:
	Other:
	☐ Exceptions:
3.	Care and Control Provisions  ☐ It is in the best interest of the minor children that care and control of these children be awarded to: (name of person).
	This temporary care and control order and all other issues concerning the children, including Parenting Time and Interim Decision-Making Responsibilities expires on (date not to exceed one year from this Order). All other provisions of this Order remain in full force and effect permanently.
	This Order governs any other Orders concerning the care and control of said children. However, provisions in another Order concerning the children that do not conflict with this Order must be followed.
4.	Issues Concerning Parenting
	Parenting Time is granted, expires on (date) and shall be as follows:
	Interim Decision-Making Responsibilities expires on (date) and shall be as follows:
	Responsibilities. (name of person) shall have sole Decision-Making

Other as set forth in the "Other Provisions" section.  Parenting Time and Decision-Making Responsibilities shall be as positive Court, Case #	
District Court, Case #  5. Other Provisions  ☐ A Temporary Injunction is hereby entered by this Court and is in effect ur (date not to exceed one year after the issuance of this Order). The	
A Temporary Injunction is hereby entered by this Court and is in effect ur (date not to exceed one year after the issuance of this Order). The	
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related services, transportation, medical care, or child care when the Re existing duty or legal obligation to make such payments or from to concealing, or in any way disposing of personal effects or real property, of business or for the necessities of life and requires the Restrained Per for all extraordinary expenditures made after the injunction is entered.  The Restrained Person shall not possess and/or purchase a firearm, am The Court waives all fees and no fees for service should be assesse C.R.S.  Fees shall be paid by the Petitioner Respondent.  Arrangements for possession and care of an animal are as follows:	nis injunction restrains the rent, insurance, utilities or estrained Person has a prior transferring, encumbering, except in the usual course rson to account to the court enmunition, or other weapon.
☐ The Restrained Person shall not interfere with the protected person at t employment or place of education and shall not engage in conduct that person's employment, educational relationships, or environment.	•
employment or place of education and shall not engage in conduct that	•
employment or place of education and shall not engage in conduct that person's employment, educational relationships, or environment.	impairs the protected
employment or place of education and shall not engage in conduct that person's employment, educational relationships, or environment.  6. Provisions for Domestic Abuse Protection Orders  These are the mandatory provisions which qualifies this as an order describe	or ammunition, AND shall in open court, 48 if served ed person is in custody and ined Person to do so within ds. The Restrained Person
employment or place of education and shall not engage in conduct that person's employment, educational relationships, or environment.  6. Provisions for Domestic Abuse Protection Orders  These are the mandatory provisions which qualifies this as an order described 105.5:  The Restrained Person shall not possess and/or purchase a firearm relinquish any firearm or ammunition withinhours (24 if served outside of court) excluding legal holidays and weekends. If the restrained cannot relinquish firearms and ammunition, the court orders the Restrained 24 hours of release from custody, excluding legal holidays and weekends shall complete an affidavit and file it along with proof of the relinquishment business days of the date of this order, as required by statute.	or ammunition, AND shall in open court, 48 if served ed person is in custody and ined Person to do so within ds. The Restrained Person
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employment or place of education and shall not engage in conduct that person's employment, educational relationships, or environment.  6. Provisions for Domestic Abuse Protection Orders  These are the mandatory provisions which qualifies this as an order described 105.5:  The Restrained Person shall not possess and/or purchase a firearm relinquish any firearm or ammunition withinhours (24 if served outside of court) excluding legal holidays and weekends. If the restrained cannot relinquish firearms and ammunition, the court orders the Restrained 24 hours of release from custody, excluding legal holidays and weekends shall complete an affidavit and file it along with proof of the relinquishment business days of the date of this order, as required by statute.  This Permanent Protection Order is identical to the Temporary Protection Order is identical to the Temporary Protection Order.	or ammunition, AND shall in open court, 48 if served ed person is in custody and ined Person to do so within ds. The Restrained Person nent with the court, within 7 ection Order and does not tection Order and requires

Petitioner	Date	☐Judge ☐Magistrate	Date
		Print Name of Judicial Officer	
Respondent	Date		
I certify that this is a tr	ue and complete copy of the	he original order.	
Date:		Clerk	

Law Enforcement shall use all reasonable means to enforce this Protection Order.

### **Important Information About Protection Orders**

#### **General Information**

- This Order or injunction shall be accorded full faith and credit and be enforced in every civil or criminal court of the United States, Indian Tribe or United States Territory pursuant to 18 U.S.C. §2265. This Court has jurisdiction over the parties and the subject matter.
- Pursuant to 18 U.S.C. §922(g)(8), it is unlawful for any person to possess or transfer a firearm who is subject to a court order that restrains such person from harassing, stalking or threatening an intimate partner of such person or a child of such intimate partner or person, or engaging in other conduct that would place an intimate partner in reasonable fear of bodily injury to the partner or child.

#### **Notice to Restrained Person**

- ✓ A violation of a protection order may be a misdemeanor, municipal ordinance violation or a delinquent act (if committed by a juvenile) and is a deportable offense. Anyone over the age of eighteen who violates this Order may be subject to fines and time in jail. Violation of this Order may constitute contempt of court. Anyone under the age of 18 who violates this Order may be subject to commitment to the Department of Human Services for up to two years.
- ✓ You may be arrested or taken into custody without notice if a law enforcement officer has probable cause to believe that you have violated this Order.
- ✓ If you violate this Order thinking that the other party or anyone else has given you permission, you are wrong, and can be arrested and prosecuted. The terms of this Order cannot be changed by agreement of the parties.
  Only the Court can change this Order.
- Possession of a firearm while this Permanent Protection Order is in effect, may constitute a Felony under Federal Law, 18 U.S.C. §922(g)(8).
- ✓ You may apply to the Court for a modification or dismissal of a protection order after two years from the date of issuance of the Permanent Protection Order, per §13-14-108(2)(b), C.R.S.
- ✓ Firearm and ammunition relinquishment must be in accordance with §13-14-105.5(2)(c), C.R.S. Failure to comply with the order to relinquish may result in an arrest warrant.

#### **Notice to Protected Person**

- ✓ You are hereby informed that if this Order is violated you may call law enforcement.
- ✓ You may initiate contempt proceedings against the Restrained Person if the Order is issued in a civil action or request the prosecuting attorney to initiate contempt proceedings if the order is issued in a criminal action.
- ✓ You cannot give the Restrained Person permission to change or ignore this Order in any way. Only the Court can change this Order.
- ✓ You may apply to the Court for a modification or dismissal of a Protection Order at any time, per §13-14-108(2)(a), C.R.S.

#### **Notice to Law Enforcement Officers**

- If the Order has not been personally served, the law enforcement officer responding to a call of assistance shall serve a copy of said Order on the person named/Restrained Person therein and shall write the time, date, and manner of service on the Protected Persons' copy of such Order and shall sign such statement. The officer shall provide the Court with a completed return of service form. (§13-14-107(2 3), C.R.S.)
- ✓ You shall use every reasonable means to enforce this Protection Order.
- ✓ You shall arrest or take into custody, or if an arrest would be impractical under the circumstances, seek a warrant for the arrest of the Restrained Person when you have information amounting to probable cause that the Restrained Person has violated or attempted to violate any provision of this Order subject to criminal sanctions pursuant to §18-6-803.5, C.R.S. or municipal ordinance and the Restrained Person has been properly served with a copy of this Order or the Restrained Person has received actual notice of the existence and substance of such Order.
- ✓ You shall enforce this Order even if there is no record of it in the Protection Order Central Registry.
- ✓ You shall take the Restrained Person to the nearest jail or detention facility.
- ✓ You are authorized to use every reasonable effort to protect the Protected Persons to prevent further violence.
- ✓ You may transport, or arrange transportation to a shelter for the Protected Persons.