IN THE SUPREME COURT OF THE STATE OF NEVADA

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In The Matter Of:) ADKT No. 269
ADOPTION OF STANDARDIZED FORMS FOR PROTECTION ORDERS IN CASES) Motion for Adoption of) Standardized Forms for
OF DOMESTIC VIOLENCE) Mandatory Use in Domestic
) Violence Protection Order
) Cases

The HONORABLE SCOTT T. JORDAN, Presiding Judge of the Second Judicial District Court, Family Division, and SUSAN MEUSCHKE, Executive Director of the Nevada Network Against Domestic Violence, petition this Honorable Court to enter its Order as follows:

- A. To adopt five additional standardized forms for mandatory use in cases involving orders for protection against domestic violence in all courts of the State of Nevada.
- B. To revise four (4) of the original mandatory forms presently being used by the courts.
- C. To dissolve the Study Committee for Adoption of Standardized

 Forms for Protection Orders in Cases of Domestic Violence, as the Committee has



completed the task that was assigned by the creation of standardized forms for domestic violence protection orders.

- D. Give the Administrative Office of the Courts (AOC) the authority and responsibility to maintain the standardized forms and to determine when revisions to the forms are necessary.
- E. Give the Administrative Office of the Courts (AOC) the authority and responsibility to make technical changes to the forms, when necessary, without the necessity of submitting a new motion or this Court conducting a further hearing or convening another Study Committee.
- F. Give the Administrative Office of the Courts (AOC) the authority and responsibility to determine when substantive changes to the forms are necessary, to bring the information to the Judicial Council of the State of Nevada for the Council to determine if the revisions can be made through the Council or if a new committee should be convened. Substantive revisions must be submitted to the Court for final approval before distribution.

In support of the motion, it is set forth as follows:

1. On April 17, 1998, this Court entered its Order Appointing Members of the Study Committee, directing that a committee be formed to study the need for adoption of standardized forms for protection orders in cases of domestic

violence. This Order was entered in response to the Petition of the undersigned, filed on January 8, 1998, requesting the creation of such a committee.

- 2. On June 1, 1999, this Court entered its Order Granting Motion for Adoption of Standardized Forms for Use in Domestic Violence Protection Order Cases. In response to that Order, the seven forms approved by the Court for voluntary use were implemented in courts throughout the state.
- 3. On January 31, 2000, the study committee filed with this courts its findings and recommendations in the form of a motion for adoption of seven (7) standardized forms for mandatory use in domestic violence protection order cases and adoption of five (5) additional forms for voluntary use.
- 4. On June 7, 2000, this Court entered its Order Granting Motion for Adoption of Standardized Forms for Mandatory Use in Domestic Violence Protection Order Cases. The Order adopted the seven forms for mandatory use by the courts and approved, for immediate use on a voluntary basis, the five additional forms recommended by the Study Committee.
- 5. The Study Committee met on November 6, 2000 to review all submitted suggestions for improvement to the forms since this Court entered its order dated June 7, 2000.
- 6. The Committee concluded that four (4) of the mandatory forms should be revised and that this Court adopt the following revised forms for

mandatory use by all courts issuing orders for protection against domestic violence in the State of Nevada (Exhibits B - E):

- i. Domestic Violence Order for Protection Information Sheet
- ii. Application for a Temporary and/or Extended Order for Protection Against Domestic Violence
- iii. Temporary Order for Protection Against Domestic Violence
- iv. Extended Order for Protection Against Domestic Violence
- 7. The committee has also revised the five (5) additional forms that this Court adopted for voluntary use and now asks this Court to adopt the following forms for mandatory use by all courts issuing orders for protection against domestic violence in the State of Nevada (Exhibits F J):
 - i. Motion and Affidavit
 - ii. Order
 - iii. Notices to the Adverse Party for Temporary Order
 - iv. Notices to the Adverse Party for Extended Order
 - v. Certification of Order for Protection

BASED ON THE FOREGOING, it is respectfully requested, as follows:

1. That the Nevada Supreme Court approve the submitted forms,

Exhibits B – J, for use on a mandatory basis by the District and Justice Courts of
the State of Nevada in cases involving orders for protection against domestic
violence, effective immediately.

- 2. That the Nevada Supreme Court continue the use of the three (3) remaining forms that have already been adopted and approved for mandatory use by the District and Justice Courts of the State of Nevada in cases involving orders for protection against domestic violence. The mandatory forms not revised are the Order for Protection Return of Service; Order for Hearing to Extend, Modify, or Dissolve the Order for Protection; and Notice for Hearing to Extend, Modify, or Dissolve the Order for Protection (Exhibits K M).
- 3. That the Study Committee for Adoption of Standardized Forms for Protection Orders in Cases of Domestic Violence be dissolved as the Committee has completed the task it was assigned to do by the creation of standardized forms for domestic violence protection orders.
- 4. That this Court grant the Administrative Office of the Courts (AOC) the authority and responsibility of maintaining the standardized forms and to determine when revisions to the forms are necessary.
- 5. That this Court grant the Administrative Office of the Courts (AOC) the authority and responsibility to make technical changes to the forms, when necessary.
- 6. That this Court grant the Administrative Office of the Courts (AOC) the authority and responsibility to determine when substantive changes to the forms are required and to bring the information to the Judicial Council of the State

of Nevada. The Council shall determine if the revisions can be made through the Council or if a new committee should be convened, under the auspices of the Judicial Council. This Court must approve substantive revisions to the standardized forms before distribution to the courts.

Respectfully submitted on behalf of the Study Committee this

Scott T. Jordan

District Judge Second Judicial District Court

Co-Chair

Susan Meuschke

Executive Director

Nevada Network Against

Domestic Violence

Co-Chair



STUDY COMMITTEE FOR THE ADOPTION OF STANDARDIZED FORMS FOR PROTECTION ORDERS IN CASES OF DOMESTIC VIOLENCE

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The Honorable Robert E. Gaston District Court Judge, Family Division Eighth Judicial District Court 601 North Pecos Las Vegas, Nevada 89101-2408 Telephone: (702) 455-5995 Fax: (702) 455-5989 Susan Meuschke, Co-Chair Executive Director Nevada Network Against Domestic Violence 100 West Grove Street, Suite 315 Reno, Nevada 89509-4028 Telephone: (775) 828-1115 Fax: (775) 828-9911

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The Honorable Max W. Bunch Justice of the Peace Argenta Township Justice Court 315 South Humboldt Battle Mountain, Nevada 89820 Telephone: (775) 635-5151 Fax: (775) 635-0604

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The Honorable James EnEarl Justice of the Peace East Fork Justice Court Post Office Box 218 Minden, Nevada 89423 Telephone: (775) 782-9955 Fax:

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STUDY COMPTTEE FOR THE ADOPTION OF ANDARDIZED FORMS FOR PROTECTION ORDERS IN CASES OF DOMESTIC VIOLENCE

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EXHIBIT B

DOMESTIC VIOLENCE ORDER FOR PROTECTION IS SORMATION SHEET

Instructions to the Applicant: Please provide all information known to you in printed format. All requested information is necessary for service. Shaded areas () are mandatory for entry into the statewide repository.

Name	sting order for protect	ion:				Race Sex
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(Last)	(i. no.	.)	(Milaale)	(M) ((1) /	
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		ADVERSE	PARTY DAT	' A		
Full Name:			Other Na	ame Used:		
(Last)	(First)	(Mic	ldle)	(Last)	(First)	(Middle)
Relationship To You:		#r where w	/	And/ Or Social S	Security No.:	
Home Address:		· .				
•	Address)	(Building/Apar	tment #)	(City)	(County)	(State)
Other Likely Address:	(Street Address)				(County)	(State)
	(Street Address)	(Building/Apar	tment #)	(City)	(County)	(State)
Occupation:		Employ	/er:			
Work Address:					ı	
	eet Address)			(City)	(County)	(State)
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	Eye Color:					
	Description and Location					
	Model:					
	erson:					
	ty speak English?					
Door the rate of the	(Yes o		t language			Circle one)
Are you and the Adve	erse Party living togethe	,				Yes or No
Are you and the Adve	erse Party employed by	the same emplo	yer?		***	Yes or No
-	ikely to react violently					Yes or No
	ikely to avoid service?					<u>Yes or No</u>
	ty have access to weap				27	Yes or No
	ty have a Carrying Cor	icealed Weapon	(CCW) Permit	t?	H H	Yes or No
If yes, please describe	type and location:					
Does the Adverse Par	ty's history include (ple	ease circle): assa	ulte accaults y	w/weanon hatter	ies mental healt	
	ol abuse, outstanding/p	•				.11
	Do not writ	e in this space.	For court r	virnases anly		
Issuing Court ORI:	NV				Confidential	Y/N

EXHIBIT C

Case l Dept.	No No			
	IN THE JUSTICE CO	OURT OF	TO	WNSHIP
	COUNTY OF		, STATE OF NEVA	DA
	Applicant	,		
	vs. Adverse Party,			OR A TEMPORARY AND/OR ER FOR PROTECTION STIC VIOLENCE
	Applicant states the following	n facts under n	enalty of neriury:	
	Applicant Date of Birth:			f Birth:
1.	The Adverse Party is my (for			
	boyfriend, current/former girlfriend	•		
	Length of relationship:		·	
	◆ Have you ever lived toge			now long?
	♦ Are you living together n	ow? Yes or No		
	Date of Separation:		•	
	♦ We have child(ren) TOGE	THER: Yes or N	اه If ب	es, where and with whom
	are these child(ren) living			
2.	My address is : CONFIDENT			
	or, if not confidential list 🗌			
	City			
	own rent this residenc			
	I have been living in this resider	nce for		
3.	Adverse Party's address is:			
	City	State	Zip Code	Phone
 	Adverse Party has been living in	this residence t	or	·
4.	My employment is CONFID	ENTIAL, (if confi	dential do not write	address here)
	or, if not confidential, state place	ce of employmer	nt 🗌	
	Address:			
	City			State

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	Address:	ddress: Phone						
	City County State							
	(a) The name(s) and dates of birth of minor child(ren) who I am the parent of, or who live in							
	my home, are as follow	NS.						
NA	ME (first and last)	Date of	APPLICAN*	r's CHILD	ADVERSE	PARTY'S	WHO CHILD	
		Birth	(Yes,	(No)	CHILD ()	/es/No)	LIVES WITH	
1.			Circle one Yes	No	Circle one Yes	No]	
<u> </u>			Circle one		Circle one			
2.			Yes	No	Yes	No		
_			Circle one		Circle one			
3.			Yes	No	Yes	No No		
			Circle one Yes	No	Circle one Yes	No		
4.			Circle one	No	Circle one	NO		
5.			Yes	No	Yes	No		
	you have in common be Who was awarded cus By what Court?	stody?	? Yes I] No Adverse Pa	arty Case No	•		
	you have in common be. Who was awarded cust. By what Court? Please check the approach Court for a Divorce for Protection, Stall	oy Court Order stody?	? Yes Idicant A	No Adverse Pa ADVERSE , Child lease indic	orty Case No PARTY ha Support, [ate when a	· s ever file] Guardia nd where	ed a case in a	
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o your knowledge, has the	ADVERSE PARTY ever been arrest	ted or charged with domestic					
-	committed against his/her spouse,						
	/here?						
An ameranay aviete an	ad I pood a TEMPORARY ORDER EC	DD DDOTECTION AGAINST					
	nd I need a TEMPORARY ORDER FO esued immediately without notice to						
	 I request that it include the follow 	·					
choice(s) that apply to y	•	Wing fener (piedse effect dir the					
	rse Party, either directly or through	an agent, from threatening,					
	physically injuring or harassing me and/or my minor child(ren). (b) Prohibit the Adverse Party from any contact with me whatsoever.						
(c) Exclude the Adverse Party from my residence and order the Adverse Party to stay							
at least 100 yards av	at least 100 yards away from my residence.						
(d) Obtain law enforce	cement assistance to 🗌 accompan	y me to the following					
residence,		, or \square to accompany the					
	following residence,						
to obtain personal pr							
(e) Grant temporary	custody of the minor child(ren) to n	ne.					
(f) Order that custod	ly, visitation, and support of the mi	nor child(ren) remain as ordered					
in the Decree of Divo	orce/Order entered in Case Number	in the					
	Court of the Sta	ate of					
	e Party to stay at least 100 yards a						
school, or day care, I	located at \square <u>CONFIDENTIAL,</u> (If co	onfidential do not write address					
here) or, if not confid	dential list 🗌						
Address:							
City	County	State					

	If confidential do not write address here; Address:
	City State
	(j) I further request the following other conditions:
	WISH TO APPLY FOR A HEARING FOR AN EXTENDED ORDER PROTECTION COMPLETE THE FOLLOWING INFORMATION
	request the Court hold a hearing for an EVTENDED ORDER FOR REQUESTION ACAINST
	request the Court hold a hearing for an EXTENDED ORDER FOR PROTECTION AGAINST
DC	DMESTIC VIOLENCE (which could be in effect for up to one year), and at that hearing the
D(OMESTIC VIOLENCE (which could be in effect for up to one year), and at that hearing the ourt issue an Extended Order for Protection Against Domestic Violence and that it include
D(Co	OMESTIC VIOLENCE (which could be in effect for up to one year), and at that hearing the ourt issue an Extended Order for Protection Against Domestic Violence and that it include following relief (please check all the choice(s) that apply to you):
DC Cc the	OMESTIC VIOLENCE (which could be in effect for up to one year), and at that hearing the ourt issue an Extended Order for Protection Against Domestic Violence and that it include following relief (please check all the choice(s) that apply to you): (a) Prohibit the Adverse Party, either directly or through an agent, from threatening,
DC Cc the	OMESTIC VIOLENCE (which could be in effect for up to one year), and at that hearing the curt issue an Extended Order for Protection Against Domestic Violence and that it include following relief (please check all the choice(s) that apply to you): (a) Prohibit the Adverse Party, either directly or through an agent, from threatening, physically injuring or harassing me and/or my minor child(ren).
D(Co	OMESTIC VIOLENCE (which could be in effect for up to one year), and at that hearing the curt issue an Extended Order for Protection Against Domestic Violence and that it include following relief (please check all the choice(s) that apply to you): (a) Prohibit the Adverse Party, either directly or through an agent, from threatening, physically injuring or harassing me and/or my minor child(ren). (b) Prohibit the Adverse Party from any contact with me whatsoever.
DC Cc the	OMESTIC VIOLENCE (which could be in effect for up to one year), and at that hearing the curt issue an Extended Order for Protection Against Domestic Violence and that it include following relief (please check all the choice(s) that apply to you): (a) Prohibit the Adverse Party, either directly or through an agent, from threatening, physically injuring or harassing me and/or my minor child(ren). (b) Prohibit the Adverse Party from any contact with me whatsoever. (c) Exclude the Adverse Party from my residence and order the Adverse Party to stay
DC Cc the	OMESTIC VIOLENCE (which could be in effect for up to one year), and at that hearing the purt issue an Extended Order for Protection Against Domestic Violence and that it include a following relief (please check all the choice(s) that apply to you): (a) Prohibit the Adverse Party, either directly or through an agent, from threatening, physically injuring or harassing me and/or my minor child(ren). (b) Prohibit the Adverse Party from any contact with me whatsoever. (c) Exclude the Adverse Party from my residence and order the Adverse Party to stay at least 100 yards away from my residence.
DC Cc the	OMESTIC VIOLENCE (which could be in effect for up to one year), and at that hearing the purt issue an Extended Order for Protection Against Domestic Violence and that it includes following relief (please check all the choice(s) that apply to you): (a) Prohibit the Adverse Party, either directly or through an agent, from threatening, physically injuring or harassing me and/or my minor child(ren). (b) Prohibit the Adverse Party from any contact with me whatsoever. (c) Exclude the Adverse Party from my residence and order the Adverse Party to stay at least 100 yards away from my residence. (d) Grant temporary custody of the minor child(ren) to me.
DC Cc the	OMESTIC VIOLENCE (which could be in effect for up to one year), and at that hearing the curt issue an Extended Order for Protection Against Domestic Violence and that it include a following relief (please check all the choice(s) that apply to you): (a) Prohibit the Adverse Party, either directly or through an agent, from threatening, physically injuring or harassing me and/or my minor child(ren). (b) Prohibit the Adverse Party from any contact with me whatsoever. (c) Exclude the Adverse Party from my residence and order the Adverse Party to stay at least 100 yards away from my residence. (d) Grant temporary custody of the minor child(ren) to me. (e) Grant the Adverse Party visitation with the minor child(ren).
DC Cc the	OMESTIC VIOLENCE (which could be in effect for up to one year), and at that hearing the ourt issue an Extended Order for Protection Against Domestic Violence and that it include a following relief (please check all the choice(s) that apply to you): (a) Prohibit the Adverse Party, either directly or through an agent, from threatening, physically injuring or harassing me and/or my minor child(ren). (b) Prohibit the Adverse Party from any contact with me whatsoever. (c) Exclude the Adverse Party from my residence and order the Adverse Party to stay at least 100 yards away from my residence. (d) Grant temporary custody of the minor child(ren) to me. (e) Grant the Adverse Party visitation with the minor child(ren). (f) Order the Adverse Party to pay support and maintenance of the minor child(ren).
DC Cc the	OMESTIC VIOLENCE (which could be in effect for up to one year), and at that hearing the ourt issue an Extended Order for Protection Against Domestic Violence and that it include following relief (please check all the choice(s) that apply to you): (a) Prohibit the Adverse Party, either directly or through an agent, from threatening, physically injuring or harassing me and/or my minor child(ren). (b) Prohibit the Adverse Party from any contact with me whatsoever. (c) Exclude the Adverse Party from my residence and order the Adverse Party to stay at least 100 yards away from my residence. (d) Grant temporary custody of the minor child(ren) to me. (e) Grant the Adverse Party visitation with the minor child(ren). (f) Order the Adverse Party to pay support and maintenance of the minor child(ren). (You may be required to file an affidavit of financial condition prior to the hearing.)
D(Co	OMESTIC VIOLENCE (which could be in effect for up to one year), and at that hearing the ourt issue an Extended Order for Protection Against Domestic Violence and that it include a following relief (please check all the choice(s) that apply to you): (a) Prohibit the Adverse Party, either directly or through an agent, from threatening, physically injuring or harassing me and/or my minor child(ren). (b) Prohibit the Adverse Party from any contact with me whatsoever. (c) Exclude the Adverse Party from my residence and order the Adverse Party to stay at least 100 yards away from my residence. (d) Grant temporary custody of the minor child(ren) to me. (e) Grant the Adverse Party visitation with the minor child(ren). (f) Order the Adverse Party to pay support and maintenance of the minor child(ren).

☐ (h) (Order that custody, visitat	tion, and support of the minor child	ren) remain as ordered					
in th	e Decree of Divorce/Orde	r entered in Case Number	in					
the .		Court of the State o	f					
(i) (Order the Adverse Party to	o stay at least 100 yards away fron	n the minor child(ren)'s					
		t: CONFIDENTIAL, (If confidenti						
		t 🗌						
		County						
	,	o stay at least 100 yards away fron	n my place of					
	loyment.		l which lor					
	·	o stay at least 100 yards away from	•					
ſ	ny minor chila(ren) trequ	uent regularly: (list/describe)						
——————————————————————————————————————	If confidential do not write address here:							
	City County State State							
_	· _							
I								
		OF PERJURY UNDER THE LAW VE READ THE STATEMENTS CO						
		E CONTENTS THEREOF, AND B						
	TO BE	TRUE AND CORRECT						
Date	ed:							
		Signature of Applicant						
Ti.		Signature of Applicant						
CLIDCODIDED and C	\\(\ODN\\ b\\-face\	Applicant's Name (Pleas	e Print)					
SUBSCRIBED and S this day of _	WORN before me							
NOTA BY BUT IS		_						
INO LARY PUBLIC/DI	EPUTY COURT CLERK							

EXHIBIT D

Case No Dept. No		
	IN THE JUSTICE COURT OF	TOWNSHIP
	COUNTY OF	, STATE OF NEVADA
	Applicant,	TEMPORARY ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCE
VS.		Date Issued:
	Adverse Party.	Date Expires:

YOU ARE HEREBY NOTIFIED that any VIOLATION OF THIS ORDER IS A CRIMINAL VIOLATION and will result in a misdemeanor offense, unless a more severe penalty is prescribed by law. If the violation is accompanied by a violent physical act, sentence will include incarceration of not less than five days nor more than six months in the county/city jail; \$1,000.00 fine or a minimum of 200 hours community service; reimbursement of all costs, fees and medical expenses incurred; and participation in professional counseling.

YOU ARE FURTHER NOTIFIED that you CAN BE ARRESTED even if the person who obtained the order invites or allows you to contact them. You have the sole responsibility to avoid or refrain from violating the terms of this order. Only the court can change the order upon written application.

YOU ARE FURTHER NOTIFIED that if you ARE ARRESTED FOR VIOLATING THIS ORDER you will not be admitted to bail sooner than 12 hours after your arrest if the arresting officer determines that the violation is accompanied by a direct or indirect threat of harm.

YOU ARE FURTHER NOTIFIED that child stealing is a felony offense, punishable by possible incarceration.

This order meets all Full Faith and Credit provisions of the Violence Against Women Act and is enforceable in all 50 states, the District of Columbia, U.S. Territories and Indian Nations. All other courts and law enforcement with jurisdiction within the United States and all Indian Nations shall give full faith and credit to this Order pursuant to 18 U.S.C. Sec 2265.

Violation of the order may subject you, the offender, to federal charges and punishment pursuant to U.S.C. Sec 2261(a)(1) and (2) and 2262(a)(1) and (2).

An application and affidavit having been filed in this Court by the above-named Applicant requesting that a Temporary Order for Protection against Domestic Violence be issued by this Court against YOU, the above-named Adverse Party, or the Court having received specific facts by telephone/facsimile pursuant to NRS 33.020(5), and the Court having jurisdiction over the parties and this matter pursuant to NRS 33.010, et seq., and it appearing to the satisfaction of the Court from specific facts shown by a verified application that an act of domestic violence has occurred and/or you represent a credible

threat to the physical safety of the above-named Applicant or minor child(ren) and good cause appearing for issuing such Order without hearing, YOU ARE HEREBY ORDERED as follows:

YOU ARE PROHIBITED, either directly or through an agent, from threatening, physically injuring or harassing the above-named Applicant and/or minor child(ren). You are further prohibited from selling, damaging, destroying, giving away, or otherwise disposing of, or tampering with, any property owned by the Applicant, or in which Applicant has an interest;

YOU ARE PROHIBITED from any contact whatsoever with the Applicant, including but not limited to, in person, by telephone, through the mail, through electronic mail (e-mail), facsimile, or through another person;

1 Y	OU ARE EXCLUDED ANI	D ORDERED to stay at least 10	00 yards away froi	m Applicant's
residence located in [] , ,	Nevada, 🗆 <u>CONFIDENTIAL</u> , at	: 🗆	,
	(County)			Address)
(City)	, or any other place	that Applicant may reside. YO	OU shall not interfe	re with
Applicant's possessio	n and use of residence,	including utilities, phones, lea	ses and other rela	ted residential
services;		·		
2	A law enforcement offi	cer, within whose jurisdiction	(Applicant/Adv	erse Party's)
residence is located, s	shall on ONE OCCASION	ONLY accompanyApplicant	/Adverse Party	to
	residence located	at		,
(Applicant/Adverse P	arty's)	at(Street Address)	(City)	(County)
and shall stand by wh	ile(Applicant/Adverse	obtains clothing, toilet Party)	ries and the follow	ing additional
items:				
		ANY PROPERTY I	N DISPUTE SHAL	L REMAIN IN
THE RESIDENCE UNL	ESS IT IS SPECIFICALLY	IDENTIFIED IN THIS ORDER;		
3	The Court, having juris	diction under and meeting the	requirements of	Chapter 125A
of the Nevada Revis	ed Statutes (UCCJA), g	rants to Applicant temporary	custody of the fo	ollowing minor
child(ren) of the partie	es:			

	•
	; YOU ARE PROHIBITED from
interfering with Applicant's custody of the minor child	(ren) named in this paragraph. It is in the best interest
of the child(ren) that no negative, insulting, or dispa	araging comments be made by one party against the
other party in the presence of the minor child(ren);	
4 Custody, visitation, and suppo	rt of the minor child(ren) of the parties shall remain as
ordered in the Decree of Divorce/Ordered entered bety	ween the parties in Case Number in the
	Court of the State of;
	RED to stay at least 100 yards away from the minor
child(ren)'s school, or day care, located in \(\Boxed{1} \)	, Nevada, □ <u>CONFIDENTIAL</u> , at
	(County)
(Street Address)	(City) , or any other school
or day care that the child(ren) may be attending;	
6 YOU ARE EXCLUDED AND OR	DERED to stay at least 100 yards away from
Applicant's place of employment located in	, Nevada, CONFIDENTIAL, at
	ounty) , or any other place that Applicant may be
(Street Address) (City)	
employed. YOU ARE PROHIBITED from any contact	whatsoever with Applicant's place of employment, in
person, by telephone, by mail, or any other means of	communication;
7YOU ARE EXCLUDED AND C	ORDERED to stay at least 100 yards away from the
following places, which Applicant and/or minor child(r	en) frequents regularly listed at/described as:
located in, Nevada CONFIDE	NTIAL at
(County)	(Street Address) (City)
8 The following provisions and e	xceptions are made a part of the order:

9. THIS ORDER WILL REMAIN IN EFFEC	T UNTIL 11:59 P.M. ON THE DATE SET FORTH ON			
PAGE 1 UNLESS THE JUDGE ORDERS OTHERWIS	E. If an application for an extended order is filed this			
temporary order will remain in effect until the hearing	g on an extended order is held.			
If you wish to dispute the order or have it	changed, you may request a hearing by filing a written			
request with the court. Court staff will give you inf	formation about how to file your request. The court will			
set a hearing on your request as quickly as possible.				
IT IS FURTHER ORDERED th	nat a copy of this Order shall be transmitted forthwith			
together with the verified application and supporting	g affidavit, to the Sheriff's Office, or			
theConstable, who will promptly	attempt to serve the same upon the Adverse Party and			
upon service file return of service with the Court by	the end of the next business day after service is made.			
ORDER TO LA	W ENFORCEMENT			
1	probable cause to believe a violation of any provision of			
	Adverse Party. Such party is to be charged with a			
	misdemeanor violation of this Order in addition to any other criminal charges which may be justified.			
	verify that the Adverse Party was served with a copy of			
	the Adverse Party of the specific terms of the Order, ce of the provisions of the Order and that a violation of			
	e Adverse Party of the location of the court that issued			
	e can obtain a copy of the Order. The law enforcement			
officer shall then provide written proof of notice to h				
i i	ement officer serving this Order to remove the Adverse			
Party from Applicant's residence as set forth in para				
	*			
All fees are deferred.				
Dated:				
	Judge/Hearing Master			
Transmitted to the state repository o	n			
	Clork of the Court			
II .	Clerk of the Court			

EXHIBIT E

ŀ			
1	Case No Dept. No		
2	Берг. 140		
3	IN THE JUSTICE COURT OF _	TOWNSHIP	
Ĭ	COUNTY OF	, STATE OF NEVADA	
4			
5		EXTENDED ORDER FOR	
6	Applicant,	PROTECTION AGAINST DOMESTIC VIOLENCE	
	vs.	DOMESTIC VIOLENCE	
7		Date Issued:	
8	Adverse Party,	Date Expires:	
9			
10		DLATION OF THIS ORDER IS A CRIMINAL VIOLATION and nore severe penalty is prescribed by law. If the violation is	
11		will include incarceration of not less than five days nor more	
		0.00 fine or a minimum of 200 hours community service; enses incurred; and participation in professional counseling.	
12	VOLLARE ELIPTHER MOTIFIED that you CA	N DE ADDECTED even if the names who obtained the order	
13	YOU ARE FURTHER NOTIFIED that you CAN BE ARRESTED even if the person who obtained the order invites or allows you to contact them. You have the sole responsibility to avoid or refrain from violating the		
14	terms of this order. Only the court can change th	e order upon written application.	
15		ARE ARRESTED FOR VIOLATING THIS ORDER you will not ur arrest if the arresting officer determines that the violation	
	is accompanied by a direct threat of harm.		
16	YOU ARE FURTHER NOTIFIED that chil	ld stealing is a felony offense, punishable by possible	
17	incarceration.		
18		ion while this order is in effect may constitute a felon under	
19	federal law punishable by a fine of up to \$250,00	00 and/or a prison sentence of up to ten (10) years.	
		provisions of the Violence Against Women Act and is	
20	enforceable in all 50 states, the District of Columbia, U.S. Territories and Indian Nations. All other courts and law enforcement with jurisdiction within the United States and all Indian Nations shall give full faith and		
21	credit to this Order pursuant to 18 U.S.C. Sec. 2		
22	Violation of the order may subject you, the	offender, to federal charges and punishment pursuant to 18	
23	U.S.C. Sec. 2261(a)(1) and (2) and 2262(a)(1) ar	nd (2).	
	The court having considered the filings,	testimony and evidence presented at hearing, and the	
24	court having found that the Adverse Party rece	eived actual notice of hearing at which such person had	
25		se Party was present was not present, was	
26	<u> </u>	, and the	
27		by counsel,, and the	
		I this matter pursuant to NRS 33.010, et seq., and it	
28		enecific facts shown that an act of domestic violence	

1	has occurred and/or you represent a credible threat to the physical safety of the above-named
2	Applicant or minor child(ren), the court enters an extended order and as a result:
3	YOU ARE PROHIBITED, either directly or through an agent, from threatening, physically injuring or
٦	harassing the above-named Applicant and/or minor child(ren). You are further prohibited from selling, damaging,
4	destroying, giving away, or otherwise disposing of, or tampering with, any property owned by the Applicant, or
5	in which the Applicant has an interest;
6	YOU ARE PROHIBITED from any contact whatsoever with the Applicant, including but not limited to, in
7	person, by telephone, through the mail, through electronic mail (e-mail), facsimile, or through another person;
8	1 YOU ARE EXCLUDED AND ORDERED to stay at least 100 yards away from Applicant's
9	residence located in \(\bigcup_{\left(County)} \), Nevada, \(\bigcup_{\left(County)} \) CONFIDENTIAL, at \(\bigcup_{\left(Street Address)} \) (Street Address)
-	(Street Address)
10	, or any other place that Applicant may reside. YOU shall not interfere with (City)
11	
12	Applicant's possession and use of residence, including utilities, phones, leases and other related residential services;
13	
14	2 The Court, having jurisdiction under and meeting the requirements of Chapter 125A of the
	Nevada Revised Statutes (UCCJA), grants to the Applicant temporary custody of the following minor child(ren
15	of the parties:
16	; YOU ARE PROHIBITED from
17	interfering with the Applicant's custody of the minor child(ren) named in this paragraph. It is in the best interest
18	of the child(ren) that no negative, insulting, or disparaging comments be made by one party against the other
10	party in the presence of the minor child(ren);
19	
20	3 YOU ARE GRANTED visitation with the minor child(ren):
21	, under the following terms and conditions:
22	
22	
23	
24	
25	
26	
	4 YOU ARE ORDERED to pay support and maintenance of the minor child(ren) as set forth in
27	the attached addendum.
28	

5 place of residen	YOU ARE ORDERED to pay the rent or make payments on a mortgage on the Applicant's ce or pay towards the support and maintenance of the Applicant, as follows:
	Custody, visitation, and support of the minor child(ren) of the parties shall remain as cree of Divorce/Order entered between the parties in Case Number in
child(ren)'s school	YOU ARE EXCLUDED AND ORDERED to stay at least 100 yards away from the minor, or day care, located in, Nevada,, CONFIDENTIAL, at, or any other school or day care Address), (City), or any other school or day care, and, City)
Applicant's place of	YOU ARE EXCLUDED AND ORDERED to stay at least 100 yards away from the of employment located in, Nevada,
employment, in pe	YOU ARE EXCLUDED AND ORDERED to stay at least 100 yards away from the
	which the Applicant and/or minor child(ren) frequent regularly listed/described as:
(City)	
10.	The following provisions and exceptions are made a part of this order:

В

11. THIS ORDER WILL REMAIN IN EFFECT UNTIL 11:59 P.M. ON THE DATE SET FORTH ON PAGE 1 UNLESS THE JUDGE ORDERS OTHERWISE.

ORDER TO LAW ENFORCEMENT

- A. Any law enforcement officer who has probable cause to believe a violation of any provision of this Order has occurred is ordered to arrest the Adverse Party. Such party is to be charged with a misdemeanor violation of this Order in addition to any other criminal charges which may be justified.
- B. If such law enforcement officer cannot verify that the Averse Party was served with a copy of the Application and Order, the officer shall inform the Averse Party of the specific terms of the Order, inform the Adverse Party that he/she now has notice of the provisions of the Order and that a violation of the Order will result in his/her arrest, and inform the Adverse Party of the location of the court that issued the original order and the hours during which he/she can obtain a copy of the Order. The law enforcement officer shall then provide written proof of the notice to his agency and to the Court.

The Adverse Party is assessed cost and fees in the amount of \$	payable to
Dated:	
	Judge/Hearing Master
Transmitted to the state repository on	
	Clerk of the Court

ADDENDUM - ORDER FOR CHILD SUPPORT

	YOU ARE ORDERED to pay the				
	ren):				
Payments s	hall commence on	and be paid	d on the	day of each	
month whil	e this order remains in effect. Arrea	rs have not been addresse	d in this order. If	the applicant wishes	
to have the	payments made through the distri	ct attorney's office, the ap	oplicant may seek	relief from the local	
district atto	rney's office. NOTICE: PAYMENT (F SUPPORT IS TO BE AS	PROVIDED HERE	IN, AND THE GIVING	
OF GIFTS,	OF MAKING PURCHASES OF F	OOD, CLOTHING, AND	THE LIKE WILL	NOT FULFILL THE	
OBLIGATIO	N.				
A.	Adverse Party's (Obligor's) gross r	nonthly income \$: formula amo	ount: %	
	equals \$ per month,	☐ other		The basis for	
	deviation from the State formula is	s as follows:			
В.	☐ Withholding of income for the	payment of the support mu	ust be carried out	immediately, or	
	☐ The Court finding good cause:				
	withholding of income shall be postponed until such time as the Adverse Party (obligor) becomes				
	30 days delinquent under this ord	er. Payments shall be mad	le directly to the	Applicant by mail, at	
	the following address:		<u> </u>		
	unless a court order states otherw	ise.			
C.	☐ The Adverse Party (obligor) sh	all provide health insurance	coverage for the	minor child(ren);	
	☐ If available, through an employer at a reasonable cost, and shall provide all necessary				
	assistance to enable Applicant to	obtain the medical benefits	for the minor ch	ild(ren).	
	☐ The adverse Partly (obligor) sh	all paγ \$	per month fo	or medical insurance	
	premium, payable to				
	☐ The Adverse Party shall provid	e proof of medical insurance	ce coverage inclu	ding a medical	
	identification card and FIVE claim	forms, if necessary, to the	Applicant by mai	l, at the following	
	address:		, within	days of	
	today's date,				
•	☐ Both the Applicant and the Ad	lverse Party shall split equa	ally all medical ex	penses not covered	
	by medical insurance.				

EXHIBIT F

1	Case No Dept. No
2	IN THE JUSTICE COURT OFTOWNSHIP
3	COUNTY OF, STATE OF NEVADA
4	
5	Applicant, MOTION AND AFFIDAVIT
6	vs.
7	
8	Adverse Party,
	Pursuant to NRS chapter 33 and/or NRS chapter 22, the above-named Applicant/Adverse Party, hereby
9	moves the Court to grant the following relief:
10	Extension of Order for Protection Madification of Order For Protection
11	Modification of Order For Protection Dissolve the Order for Protection
12	Order to show Cause
13	Other:
14	
15	This motion is made for the following reasons:
16	
17	
18	
19	
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21	
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!	<u>-1-</u>

State of Nevada)	
County of)	
	, being first duly sworn, hereby state under penalties d that the contents are true of my own personal knowledge
Dated:	
	(Signature)
	(Street Address)
	(City, State, Zip)
	(Daytime Telephone Number)
	(Evening / Message Telephone Number)
SUBSCRIBED and SWORN before me	
this day of	
,	
NOTARY PUBLIC / DEPUTY CLERK	

EXHIBIT G

Case No			
Dept. No			
11	THE JUSTICE COURT OF _		
	COUNTY OF	, STATE OF N	√EVADA
·	Applicant,		
VS.		ORDER	
	Adverse Party.		
The court, I	naving received the motion	filed on	, and / or having
considered the filing	s, testimony and evidence	presented at the hearing,	, or having determined that
no hearing is necess	ary, and having jurisdiction	over the parties, the cou	urt enters the following:
	ORDERED that the Order f		mestic Violence originally
issued on,	, in the ab	ove entitled case is:	
MODI	FIED as follows;	404.00	
			4.
DISS	DLVED		
EXTE	NDED until	,under the same term	is and conditions, except as
modi [.]	fied as follows;		
			
	· · · · · · · · · · · · · · · · · · ·		
		· · · · · · · · · · · · · · · · · · ·	

O I I I E I II	
<u> </u>	
	-
It is so ordered this date	<u></u>
	Judge / Master
Transmitted to the state repos	
Transmitted to the state repos	Judge / Master
Transmitted to the state repos	

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NOTICES TO THE ADVERSE PARTY

THIS ORDER IS VALID AND ENFORCEABLE THROUGHOUT THE STATE OF NEVADA.

PURSUANT TO THE VIOLENCE AGAINST WOMEN ACT, 18 U.S.C. §2265, THE TEMPORARY ORDER FOR PROTECTION OF THE COURT SHALL BE GIVEN FULL FAITH AND CREDIT IN ANY OTHER STATE OR TRIBAL LAND AND SHALL BE ENFORCED AS IF IT WERE AN ORDER ISSUED IN THAT STATE OR TRIBAL LAND.

IF YOU TRAVEL ACROSS STATE OR TRIBAL LAND LINES WITH THE INTENT TO INJURE THE APPLICANT AND THEN INTENTIONALLY COMMIT A CRIME OF VIOLENCE CAUSING BODILY INJURY TO THE APPLICANT, YOU MAY BE CONVICTED OF COMMITTING A FEDERAL OFFENSE UNDER THE VAWA, 18 U.S.C. §2261(a)(1). YOU MAY ALSO BE CONVICTED OF COMMITTING A FEDERAL OFFENSE IF YOU CAUSE THE APPLICANT TO CROSS STATE OR TRIBAL LAND LINES FOR THIS PURPOSE. 18 U.S.C. §2261(a)(2).

IF YOU TRAVEL ACROSS STATE OR FEDERAL LAND LINES WITH THE INTENT TO VIOLATE THE TEMPORARY ORDER FOR PROTECTION AND SUBSEQUENTLY VIOLATE SUCH ORDER, YOU MAY BE CONVICTED OF COMMITTING A FEDERAL OFFENSE UNDER THE VAWA, 18 U.S.C. §2262(a)(1). YOU MAY ALSO BE CONVICTED OF COMMITTING A FEDERAL OFFENSE IF YOU CAUSE THE APPLICANT TO CROSS STATE OR TRIBAL LAND LINES FOR THIS PURPOSE. 18 U.S.C. §2262(a)(2).

(For Temporary Order for Protection)

EXHIBIT I

NOTICES TO THE ADVERSE PARTY

THIS ORDER IS VALID AND ENFORCEABLE THROUGHOUT THE STATE OF NEVADA.

PURSUANT TO THE VIOLENCE AGAINST WOMEN ACT, 18 U.S.C. §2265, THE EXTENDED ORDER FOR PROTECTION OF THE COURT SHALL BE GIVEN FULL FAITH AND CREDIT IN ANY OTHER STATE OR TRIBAL LAND AND SHALL BE ENFORCED AS IF IT WERE AN ORDER ISSUED IN THAT STATE OR TRIBAL LAND.

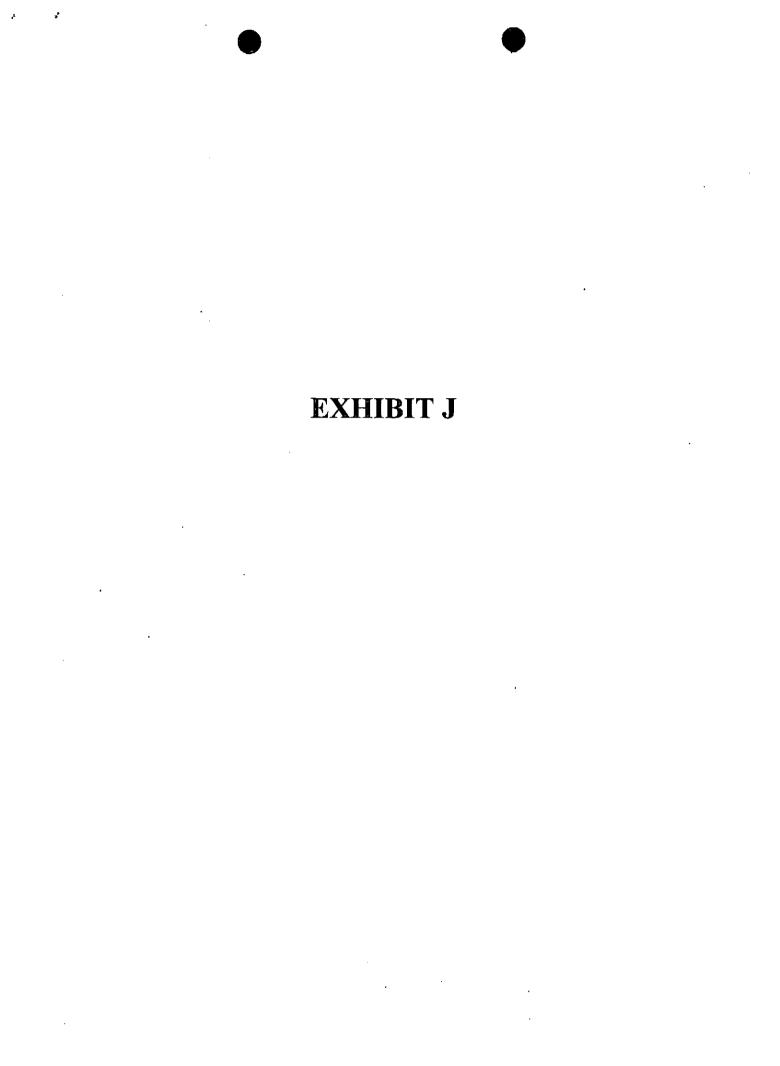
IF YOU ARE SUBJECT TO AN EXTENDED ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCE AND YOU POSSESS, SHIP OR TRANSPORT ANY FIREARM OR AMMUNITION IN INTERSTATE COMMERCE, OR YOU RECEIVE ANY FIREARM OR AMMUNITION WHICH HAS BEEN SHIPPED OR TRANSPORTED IN INTERSTATE OR FOREIGN COMMERCE, YOU MAY BE CONVICTED OF COMMITTING A FEDERAL OFFENSE. 18 U.S.C. §922(g)(8).

IF ANY PERSON SELLS OR OTHERWISE DISPOSES OF ANY FIREARM OR AMMUNITION TO YOU, KNOWING OR HAVING REASONABLE CAUSE TO BELIEVE THAT YOU ARE SUBJECT TO AN ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCE, THAT PERSON MAY BE CONVICTED OF COMMITTING A FEDERAL OFFENSE. 18 U.S.C. §922(d)(8).

IF YOU TRAVEL ACROSS STATE OR FEDERAL LAND LINES WITH THE INTENT TO VIOLATE THE EXTENDED ORDER FOR PROTECTION AND SUBSEQUENTLY VIOLATE SUCH ORDER, YOU MAY BE CONVICTED OF COMMITTING A FEDERAL OFFENSE UNDER THE VAWA, 18 U.S.C. §2262(a)(1). YOU MAY ALSO BE CONVICTED OF COMMITTING A FEDERAL OFFENSE IF YOU CAUSE THE APPLICANT TO CROSS STATE OR TRIBAL LAND LINES FOR THIS PURPOSE. 18 U.S.C. §2262(a)(2).

IF YOU TRAVEL ACROSS STATE OR TRIBAL LAND LINES WITH THE INTENT TO INJURE THE APPLICANT AND THEN INTENTIONALLY COMMIT A CRIME OF VIOLENCE CAUSING BODILY INJURY TO THE APPLICANT, YOU MAY BE CONVICTED OF COMMITTING A FEDERAL OFFENSE UNDER THE VAWA, 18 U.S.C. §2261(a)(1). YOU MAY ALSO BE CONVICTED OF COMMITTING A FEDERAL OFFENSE IF YOU CAUSE THE APPLICANT TO CROSS STATE OR TRIBAL LAND LINES FOR THIS PURPOSE. 18 U.S.C. §2261(a)(2).

(For Extended Order for Protection)



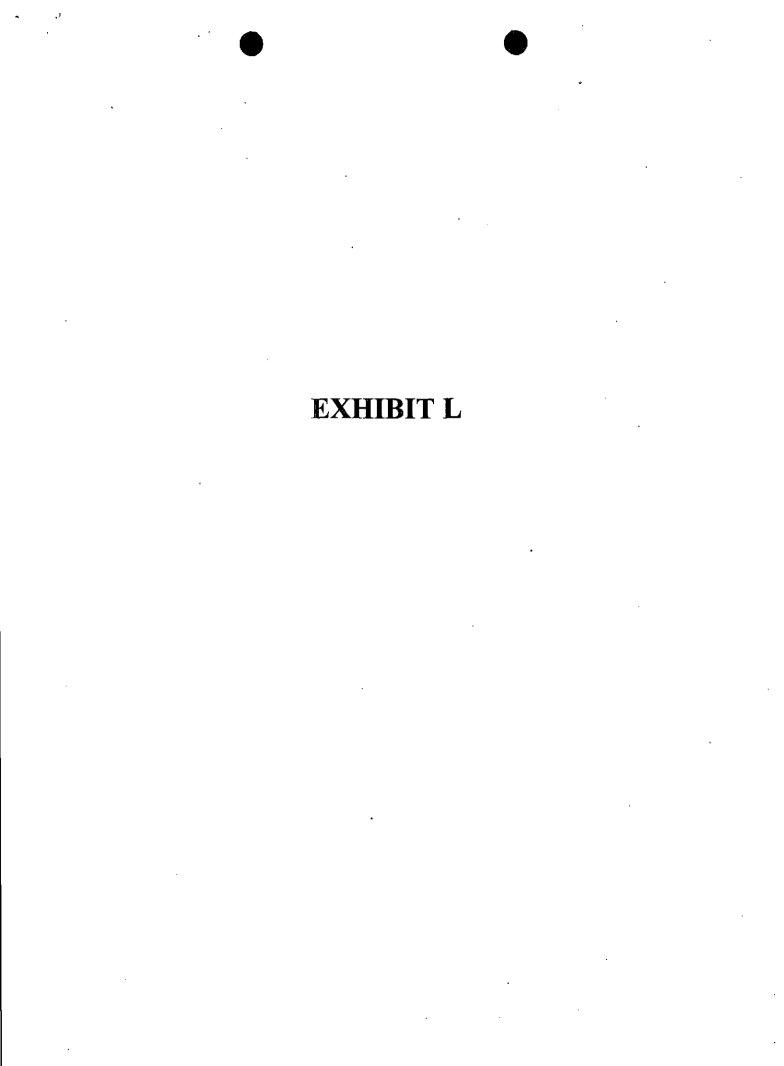
IN THE JUS	STICE COURT (OF	TOWNSHIP
			, STATE OF NEVADA
vs.	Applicant,		
	Adverse Party,		
	CERTIFICATE	OF ORDER F	OR PROTECTION
above-captioned action or	1	(date) and t	copy of the civil protection order entered in the hat the original of the attached order was duly reon. The order expires on (date).
It is further certified that:			
(a) the issuing counder the laws of			tion over the parties and the subject matter Indian tribe).
the adverse party's right to court ordered that the adv	o due process before erse party be give risdiction, and in	ore this order wa on reasonable no any event within	and opportunity to be heard sufficient to protect as issued; or if the order was issued ex parte, the tice and opportunity to be heard within the time a a reasonable time after the order was issued,
	e Against Womer	Act; Title IV, S	ne requirements of the Full Faith and Credit Subtitle B, Chapter 2 of the Violent Crime and
Jurisdiction Act and/or the and consistent with the sta	e Uniform Child (rictures of the fed o. 96-611, 94 Stat	Custody Jurisdic eral Parental Ki 3566 (1980) ar	nirements of the Uniform Child Custody etion and Enforcement Act of this state/territory dnapping Prevention Act. Parental Kidnapping ad/or with the due process provisions of the with tribal law.
The attached order shall b	e presumed to be	valid and enfor	ceable in this and other jurisdictions.
Signature of Clerk of Cou	rt or other author	ized official:	
Judicial District:		Address:	
			Date:
Seal:			

After business hours, for a faxed copy of the order or confirmation, you may contact the Records and Identification Services Bureau at (775) 684-4757

EXHIBIT K

ORDER FOR PROTECTION RETURN OF SERVICE

Case No Dept. No	
(Name) Applicant, VS.	OR IN THE JUDICIAL DISTRICT COURT
(Name) Adverse Party.	OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF
TVPE OF (ORDER SERVED
I HEREBY CERTIFY THAT ON	
(DATE) Emergency Temporary Order for Protection Temporary Order for Protection Extended Order for Protection Notice for Hearing to Extend, Modify or Dissolve the Order Order for Hearing to Extend, Modify or Dissolve the Order Foreign Order (describe in terms of State/County/City & Co	
Other (describe): I FURTHER CERTIFY THAT I:	
On, at, where the same upon the Adverse on, at, where the adverse on, at	(Name)
(Type of Identification), at (locat	ion):
City of	, County of, State of Nevada.
ATTEMPTED TO SERVE same on: The Adverse Par	ty/Applicant was not found and service was NOT effected.
	ic terms and conditions of the order and that a violation of the order court that issued the order and the hours during which he/she may
SIGNATURE (Officer/Person Serving Order/ID Number)	
Print Name (Officer/Person Serving Order)	Print Address (Officer/Person Serving Order)
SIGNATURE (Adverse Party/Witness, if applicable)	Print Name and Address



IN THEJUDICIAL DISTRICT COUR	T OF THE STATE OF NEVAD
IN AND FOR THE COUNTY OF	
Applicant,	
vs. TO E	ER FOR HEARING EXTEND, MODIFY OR DISSOI ORDER FOR PROTECTION
Adverse Party,	
UPON MOTION OF ☐ Applicant ☐ Adverse Party, to:	
☐ EXTEND the Order for Protection ☐ MODIFY the Or	der for Protection
☐ DISSOLVE the Order for Protection ☐ OTHER	
TOO ARE HEREDI NOTIFIED that a hearing will be field in	
YOU ARE HEREBY NOTIFIED that a hearing will be held in	A.M P.M., to determin
on, at, at, whether or not to EXTEND, MODIFY or DISSOLVE the ORDER I	_ □ A.M. □ P.M., to determing FOR PROTECTION against the
on	_ □ A.M. □ P.M., to determing FOR PROTECTION against the
on	_ □ A.M. □ P.M., to determine FOR PROTECTION against the IN EFFECT UNTIL SUCI
on	_ □ A.M. □ P.M., to determine FOR PROTECTION against the IN EFFECT UNTIL SUCI
on	_ □ A.M. □ P.M., to determine FOR PROTECTION against the IN EFFECT UNTIL SUCI
on	_ □ A.M. □ P.M., to determine FOR PROTECTION against the IN EFFECT UNTIL SUCI
on	_ □ A.M. □ P.M., to determine FOR PROTECTION against the IN EFFECT UNTIL SUCI
on	_ □ A.M. □ P.M., to determine FOR PROTECTION against the IN EFFECT UNTIL SUCI
on	□ A.M. □ P.M., to determine FOR PROTECTION against the IN EFFECT UNTIL SUCISS COURT.
on	□ A.M. □ P.M., to determine FOR PROTECTION against the IN EFFECT UNTIL SUCKES COURT.

EXHIBIT M

IN THE	JUDICIAL DISTRICT (COURT OF THE STATE OF NEVAD
IN AND FOR TH	E COUNTY OF	
	Applicant,	
vs.		NOTICE FOR HEARING TO EXTEND, MODIFY OR DISSOI THE ORDER FOR PROTECTION
	Adverse Party,	
LIDON MOTION OF -	A 19 / - 19 99	
-	Applicant	
	der for Protection	
☐ DISSOLVE the C	Order for Protection OTHER	
		Cour
on whether or not to EXTEND	, at	
on whether or not to EXTEND above named Party.	, at, at, at, MODIFY or DISSOLVE the ORI	A.M. P.M., to determin
on whether or not to EXTEND above named Party.	, at, at	A.M. P.M., to determin DER FOR PROTECTION against the NUE IN EFFECT UNTIL SUCI
on whether or not to EXTEND above named Party.	, at, at, at, MODIFY or DISSOLVE the ORI	A.M. P.M., to determin DER FOR PROTECTION against the NUE IN EFFECT UNTIL SUCI
onwhether or not to EXTEND above named Party. ANY ORDER FOR PI	, at, at	A.M. P.M., to determinDER FOR PROTECTION against the NUE IN EFFECT UNTIL SUCI
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