COURT CODE:			
□ JUSTICE COUP	\square DISTRIC RT IN THE TOWNSF	HIP OF	
	C	OUNTY, NEVADA	
		CASE NO.:	
Applicant, vs.		DEPT:	
Adverse Party.	DOB		
	EXTENDED (
PROTEC	CTION AGAINST	HIGH-RISK BEHAVIOR	L
_	•	ourt above on	
will expire on	8	at 11:59 p.m. unless the Court ord	ders otherwise
A hearing on this m	natter was held on		The Court
-		the hearing and was given an opp	
_		was not present was represente	· -
• •	•	_, and the Applicant was presen	
		_, and the Applicant was presen	
-	•	er the parties and this matter. Bas	
	•	hearing, the Court makes the follo	
by clear and convincing ev	_	nearing, the Court makes the folio	Jwing munig
•		rties and this matter	
, ,	urisdiction over the par		hargalf or
•	• •	ing personal injury to himself or	
-		under his control, purchasing or o	onerwise
acquiring any f	irearm; and		
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1	(3) The adverse party has engaged in the following high-risk behavior(s) as defined in
	NRS 33.550:
3	Physical Force: Used, attempted to use, or threatened physical force against another person;
4	Threat of Imminent Violence: Communicated a threat of imminent violence toward himself or herself or against another person;
5	Act of Violence: Committed an act of violence toward himself or herself or another person;
6	Pattern of Violence: Engaged in a pattern of threats of violence or acts of
7	violence against himself or herself or another person, including, without limitation, threats of violence or acts of violence that have caused another
8	person to be in reasonable fear of physical harm to himself or herself;
9	Imminent Threat to the Safety of the Public: Exhibited conduct which a law enforcement officer reasonably determined would present a serious and imminent threat to the safety of the public;
10	Firearms Danger: Engaged in conduct which presents a danger to himself or
11	herself or another person while:
12	In possession, custody, or control of a firearm; or
13	Purchasing or otherwise acquiring a firearm;
	☐ Convictions: Has been convicted of:
14 15	Violating a temporary or extended order for protection against domestic violence issued pursuant to NRS 33.020;
16	Violating a temporary or extended order for protection against sexual assault issued pursuant to NRS 200.378; or
17	Administering a controlled substance to another without their knowledge and with the intent to commit a crime of violence
18	against that person or that person's property pursuant to NRS 200.408;
19	☐ Controlled Substances or Alcohol: Abuse a controlled substance or alcohol
20	while engaging in high-risk behavior;
20	Firearm Acquisition: Acquire a firearm or other deadly weapon within the
21	immediately preceding 6 months before engaging in high-risk behavior; and
22	(4) Less restrictive options have been exhausted or are not effective.
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1	Good cause appearing, IT IS HERED! ORDERED.
2	1. THE ADVERSE PARTY IS REQUIRED to immediately surrender any firearm in your
3	possession or under your control by surrendering your firearm(s) to:
4	Law Enforcement Agency/ Name of person who does not reside with Adverse Party
5	
6	Address
7	City, State, Zip Code County
8	2. Within 72 hours of surrender or one business day, whichever is later, THE ADVERSE
9	PARTY IS REQUIRED to:
10	provide the Court with the original receipt issued by law enforcement that
11	includes a description of all firearms surrendered; or
12	provide the Court and
13	Law Enforcement Agency
1.4	with the name and address of the person designated in the order and a written
14 15	description of each firearm surrendered.
16	
	3. THE ADVERSE PARTY IS PROHIBITED from possessing or having under your
17	control any firearm while this order is in effect.
18	4. THE ADVERSE PARTY IS REQUIRED to surrender any permit authorizing you to
19	carry a concealed firearm as permitted under NRS 202.3657.
20	
21	IT IS FURTHER ORDERED that the shall
22	Law Enforcement Agency serve, without charge, the adverse party personally with the Application for and Declaration in
23	Support of a High-Risk Protection Order, the Extended Order for Protection Against High-Risk
24	Behavior, and file with or mail to the Court proof of service by the end of the next business day
25	after service is made.
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WARNING

THIS IS AN OFFICIAL COURT ORDER. IF YOU DISOBEY THIS ORDER, YOU MAY BE ARRESTED AND PROSECUTED FOR THE CRIME OF VIOLATING AN EX PARTE OR EXTENDED ORDER AND ANY OTHER CRIME THAT YOU MAY HAVE COMMITTED IN DISOBEYING THIS ORDER.

ORDER TO LAW ENFORCEMENT

- 1. Whether or not a violation of this Extended Order occurs in the presence of a law enforcement officer, the officer shall arrest and take into custody the Adverse Party:
 - (a) With a warrant; or
 - (b) Without a warrant if the officer has probable cause to believe that:
 - (1) An Extended Order for Protection Against High-Risk Behavior has been issued against the Adverse Party;
 - (2) The Adverse Party has been served with a copy of this Order; and
 - (3) The Adverse Party has violated this Order.
- 2. If such law enforcement officer cannot verify that the Adverse Party was served with a copy of the Application for and Declaration in Support of a High-Risk Protection Order and this Order, the officer shall inform the Adverse Party of the following:
 - (a) the specific terms and conditions of this Order;
 - (b) that the Adverse Party now has notice of the provisions of this Order;
 - (c) that a violation of this Order will result in the Adverse Party's arrest;
 - (d) the location of the Court that issued the original Order and the hours during which the Adverse Party can obtain a copy of this Order; and
- 3. Information concerning the terms and conditions of the Ex Parte Order for Protection Against High-Risk Behavior, the date and time of any notice provided to the adverse party and the name and identifying number of the law enforcement officer who gave the notice must be provided in writing to the applicant and noted in the records of the law enforcement agency and filed with the court.

Dated:		
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