4-970. Stipulated order of protection.

Judicial District County, New Mexico Case No	Order of Protection [] Amended Order					
PROTECTED PARTY ([] PETITIONER [] RESPONDENT)			ROTECTED F	PARTY IDE	ENTIFIERS	
First Middle Last And/or on behalf of minor family member(s): (list name and DOB)		Date of Birth of Protected Party Other Protected Persons/DOB				
V.		_				
RESTRAINED PARTY			INED PARTY	T	ERS	
		SEX	RACE	DOB	HT	WT
First Middle	 Last	EYES	HAIR	SOCIAL	 _ SECURITY	#
				+	ed in New Me	
Relationship to Protected Party:		DRIVERS LICENSE #		STATE	EXP DATE	
Restrained Party's Address						
		Distingu	ishing Featur	es		
CAUTION: [] Weapon Involved [] Credible Threat. Firearm Delivery Ord THE COURT HEREBY FINDS: That it has jurisdiction over the parties and stopportunity to be heard. [] Additional findings of this order follow on THE COURT HEREBY ORDERS: [] That the above named Restrained Party [] That the above named Restrained Party [] Additional terms of this order are as set for	ubject matter, and the Resucceeding pages. be restrained from common to restrained from any common to the restrained from the Restrai	nitting furt	ner acts of ab	use or thre		
The terms of this order shall be effective un				,		
WARNINGS TO THE RESTRAINED PARTY This order shall be enforced, even without re and may be enforced by Tribal Lands under order may result in federal imprisonment und As a result of this order, it is unlawful for you under 18 U.S.C. Section 922(g)(8) and NMS you have any questions whether federal law attorney. Only the court can change this order.	gistration, by the courts 18 U.S.C. Section 2265. er 18 U.S.C. Section 22 to possess or purchase A 1978, Section 30-7-16	Crossing 62. ammunitions, and may	state, territori on or a firearn be unlawful u or purchase	al, or tribal n, including under 18 U a firearm, y	boundaries to g a rifle, pistol. J.S.C. Section	o violate this or revolver, 921(a)(32). If

ADDITIONAL PAGES¹ OF STIPULATED ORDER OF PROTECTION

The court further **FINDS**, **CONCLUDES AND ORDERS**:

I. FINDING OF CREDIBLE THREAT
The restrained party presents a credible threat to the physical safety of the protected party
or a member of the protected party's household.
The restrained party presents a credible threat to the physical safety of the protected
party, who is a household member.
The restrained party shall, within forty-eight (48) hours, deliver any firearm in that
party's possession, care, custody, or control to a law enforcement agency, law enforcement
officer, or federal firearms licensee while the order of protection is in effect, and shall refrain
from purchasing, receiving, or possessing, or attempting to purchase, receive, or possess, any
irearm while the order of protection is in effect.
The restrained party is responsible for ensuring that the firearm delivery receipt is filed in
his case within seventy-two (72) hours of entry of this order.
2. NOTICE, APPEARANCES, AND STATUS
This order was entered on stipulation of the parties.
The relationship of the parties is that of an "intimate partner" as defined in 18 U.S.C.
Section 921(a)(32). (See 3 below.) This order may be entered into a federal firearms database.
The petitioner was present.
The petitioner was represented by counsel.
The respondent was present.
The respondent was represented by counsel.
REFERENCE OF STIDIU ATION TO ODDED OF DDOTECTION

Violation of this order can have serious consequences, including:

- If you violate the terms of this order, you may be charged with a misdemeanor, which is punishable by imprisonment of up to three hundred and sixty-four (364) days and a fine of up to one thousand dollars (\$1,000.00) or both. You may be found to be in contempt of court.
- If you receive, transport, or possess a firearm or destructive device while the order of protection is in effect, you may be charged with a misdemeanor, which is punishable by imprisonment for up to three hundred and sixty-four (364) days and a fine of up to one thousand dollars (\$1,000.00).
- If you are the spouse or former spouse of the other party, an individual who cohabitates with or has cohabitated with the other party, or if you and the other party have had a child together, federal law prohibits you from possessing or transporting firearms or ammunition while this order is in effect. If you have a firearm or ammunition, you should immediately dispose of the firearm or ammunition. Violation of this law is a federal crime punishable by imprisonment for up to ten (10) years and a fine of up to two hundred and fifty thousand dollars (\$250,000.00). 18 U.S.C. § 922, et seq.
- If you are not a citizen of the United States, violation of this order will have a negative D. effect on your application for residency or citizenship.

DOMESTIC ABUSE PROHIBITED

The restrained party shall not abuse the protected party or members of the protected party's household. "Abuse" means any incident by one party against the other party or another household member resulting in (1) physical harm; (2) severe emotional distress; (3) bodily injury or assault; (4) a threat causing imminent fear of bodily injury to the other party or any household member; (5) criminal trespass; (6) criminal damage to property; (7) repeatedly driving by the protected party's or a household members' residence or work place; (8) telephone harassment; (9) stalking; (10) harassment; or (11) harm or threatened harm to children in any manner set forth above.

The restrained party shall not ask or cause other persons to abuse the other party or any other household members.

5. CONTACT PROHIBITIONS

The restrained party shall stay one hundred (100) yards away from the protected party and the protected party's home and work place at all times, unless at a public place, where the restrained party shall remain twenty-five (25) yards away from the protected party except as specifically permitted by this order.

The restrained party shall not telephone, talk to, visit,	or contact the protected party in any way				
except as follows:					
(check only applicable paragraphs)					
The parties may contact each other by telephone regarding medical emergencies of mine					
children;					
[]					
[] The restrained party shall not post or cause an party on any form of social media, including, but not Snapchat. This prohibition includes posts about the pathon and children	limited to, Facebook, Twitter, Instagram, or				
other, and children.					
[] The parties may attend joint counseling session					
(Unless the court has entered an order sealing the p Protected party's addresses:	rotectea party's adaress, include it below.)				
Protected party's addresses:					
(home address)					
(work address)					
(city)					
(if applicable, tribe or pueblo)					
(state and zip code)					
6. COUNSELING					
[] The petitioner shall attend counseling at	, contacting that office				
within five (5) days. The petitioner shall participate in	n, attend, and complete counseling as				
recommended by the named agency.					
[] The respondent shall attend counseling at	, contacting that office				
within five (5) days. The respondent shall participate	in, attend, and complete counseling as				
recommended by the named agency.					
[] The petitioner shall report to	for a [] drug [and] [] alcohol screen				
by,(<i>date</i>) with the res	ults returned to this court.				
[] The respondent shall report to	for a [] drug [and] [] alcohol				
screen by,(date) with	the results returned to this court.				

[]	Other counseling requirements:	·				
7.	$CUSTODY^2$					
[]	The court's orders regarding the minor [child] [children] of the parties are found in the					
Custo	ody, Support and Division of Property At					
8.	PROVISIONS RELATING TO SUPPORT ²					
[]						
Supp	ort and Division of Property Attachment	of this order of protection.				
9.	PROPERTY, DEBTS, PAYMENT OF MONEY ²					
[]						
Custo	ody, Support and Division of Property At	tachment of this order of protection.				
10.	ADDITIONAL ORDERS	-				
[]	Review hearing. The parties are ordere	ed to appear for a review hearing on the				
	<u> </u>	, at (a.m.) (p.m.). Failure to				
		varrant for your arrest or dismissal of this order.				
	•	oring proof of counseling to the review hearing.				
11.	PROTECTED PARTY SHALL NO	T CAUSE VIOLATION				
While	e this order of protection is in effect, the	protected party should refrain from any act that				
	-	s order. This provision is not intended to and does				
	¥ •	NMSA 1978, Section 40-13-6(D), only the				
	ained party can be arrested for violation o	· · · · · · · · · · · · · · · · · · ·				
12.	* *	NT AGENCIES ANY LAW ENFORCEMENT				
		EANS TO ENFORCE THIS ORDER.				
		ed to surrender all keys to the residence to law				
	cement officers.	ed to sufferder all keys to the residence to law				
		shall be present during any				
	erty exchange.	shall be present during any				
	This order supersedes prior orders in _	County State of				
LJ	Course No.	to the extent that there are				
	, Cause No	to the extent that there are				
	adictory provisions.					
	NOTICE TO PARTIES					
		es not permanently resolve child custody or support				
issue						
14.	AGREEMENT OF PARTIES					
	<u> </u>	curred, the parties stipulate to the entry of this				
	•	nderstand the effects of this order as stated in				
Parag	graph 3.					
Prote	cted party's signature	Restrained party's signature				
Prote	cted party's counsel, if any	Restrained party's counsel, if any				
Date		Date				

15. I have	RECOMMENDATIONS	
[] []	reviewed the pleading for order of p	ndation to the district court judge regarding
		Signed
		Domestic Violence Commissioner Court's telephone number:
SO O	RDERED.	
Distric	et Judge	Date
[]	A copy of this order was [] hand do [] the restrained party's counsel on	elivered [] faxed [] mailed to [] the restrained party (date). ³
[]	A copy of this order was [] hand delivered [] faxed [] mailed to [] the protected p] the protected party's counsel on(date).	
	Signe	od .
	Title U	JSE NOTES
		ted order of protection form shall be in the uniform
forma	t preceding the heading for additional See Form 4-967 NMRA. "C	l pages of the order. ustody, Support and Division of Property

- 2. See Form 4-967 NMRA, "Custody, Support and Division of Property Attachment."
- 3. If appropriate, an order providing for restitution may be included in this paragraph.
- 4. The restrained party may be served at the time this order is issued. If the restrained party is not present at the time this order is issued, service on the restrained party shall be made by delivering a copy to the party. *See* NMSA 1978, Section 40-13-6(A). [Approved, effective November 1, 1999 until July 1, 2001; approved, as amended, effective May 1, 2001; April 9, 2002; as amended by Supreme Court Order No. 07-8300-020 effective September 17, 2007; by Supreme Court Order No. 08-8300-040, effective December 15, 2008; as amended by Supreme Court Order No. 19-8300-009, effective for all orders issued on or after July 1, 2019; as amended by Supreme Court Order No. 19-8300-015, effective for all cases pending or filed on or after December 31, 2019; as amended by Supreme Court Order No. 20-8300-010, effective for all cases pending or filed on or after December 31, 2020.]