This form is approved by the Illinois Supreme Court and is required to be accepted in all Illinois Circuit Courts. STATE OF ILLINOIS, **EMERGENCY CIRCUIT COURT** ORDER OF PROTECTION Case Number COUNTY **Civil Proceeding Emergency Criminal Proceeding** Ex parte For Court Use Only **Instructions ▼** Petitioner: Directly above, enter Independent the county where you (First, middle, last name) **Juvenile** filed this case. People to be Protected by this Order (check all that apply): **Other Civil Proceeding** Petitioner Enter your name as Criminal Petitioner. Petitioner's minor children with Respondent: This Order has been granted Check the boxes for Pursuant to the Code of ALL people you want Criminal Procedure 725 to include in the Order. **ILCS 5/112A** Petitioner's minor children not related to Respondent: On the lines provided, enter the name for each person you are Dependent adult: trying to protect. "Other household High risk adult: members" includes Other household members: people living with you or working where you are staying. Enter name of the person you are seeking protection from as Respondent. Respondent: Enter the Case Number given by the (First, middle, last name) Circuit Clerk. If you are completing this form for a minor child, a dependent adult, or a high risk adult, insert information needed below NOTE: as if you were that person. In other words, do not use your information. 1. Petitioner's address OR alternative address for notice Street Address, Apt # City State Zip 2. Respondent's date of birth (if known): Sex: _____ Race 3. Respondent's address (if known): Street Address, Apt # City State Zip Respondent's Employer Respondent's work hours Respondent's Employer-Street Address City State Zip THE COURT ORDERS THAT: Respondent shall not abuse or threaten to abuse Petitioner (see R01, page 2) Respondent shall stay away from Petitioner (see R03, page 2)

	This (Order	was issued		at				
	This C	Order	Date will end on:	at	Time				
			Date		Time				
NEX	XT HEA	RINC	: There will be a hearing	on:		at	_		
at				Date		Time	in		
	Addre	ss of	Courthouse					Courtroom	
	Respon	dent:	A plenary (final) order	of protection may be en	ntered if Res	spondent does not come	e to thi	s hearing.	
Afte	Are st	ated	the <i>Petition</i> and hear on page 8 and 9 of this 0 orally and videotaped o	Order; OR		-			
THE	E COUR	T OF	DERS THAT ALL SECT	TIONS SELECTED	BELOW	BE OBEYED:			
	1.		Abuse (see page 4 of Petii pondent shall not threate Harassment Interference with Persor Physical Abuse Stalking	en or commit the fol	llowing ac [[[ets of abuse toward Exploitation of a Intimidation of a Willful Deprivation Neglect of a Hig	High Depe	tioner <i>(check ali</i> n Risk Adult wit endent	th Disabilities
	2.	Pos	session of Residence (Exclusive possession of Respondent must s	residence is grante	•	ioner. _ feet away from th	e res	, , ,	olice Enforced)
			Street Address, Apt #	‡	Cit	/	State		Zip
			☐ Respondent must s ☐ Petitioner has	a right to live there Respondent both h	and Resp ave the ri	ondent has no righ ght to live there, bu	nt; OR ut it w	R ould be harde	r on Petitioner
	3.	Sta	Away from Petitioner	and Certain Place	s (see pag	ne 4 of Petition)			(R03)
			Respondent shall not hat times.	ave any communica	tion with	Petitioner and shall	l stay	away from all	Petitioner at
			Respondent shall stay a	t least	feet a	away from Petitione	er at a	all times.	
	Respond	dent:	If any protection in Sec with Petitioner. This als oral communication, we posts, or communication	so includes contact throughten communication, si	ugh others v ign languag	who may not know about e, telephone and cell pl	ut the d	Order of Protectionalls, faxes, texts, t	on. It also forbids
			Respondent shall not be	-			is the		7:
				Street Address.	ADI #	City		State	Zip

		Places of emp	loyment of Petitioner	, located at:			
		Name	Street Add	dress	City	State	Zip
		Name	Street Add	dress	City	State	Zip
		Schools, kinde	ergartens, or daycare	centers of P	•		·
		Name	Street Add	dress	City	State	Zip
		Name Other locations	Street Add	dress	City	State	Zip
		Name	Street Add	dress	City	State	Zip
		rvame	Street Au	11033	Oity	State	Σiρ
		Name	Street Add		City ce listed in Section 2 <u>on</u>	State	Zip
	liste	ed below (see So law enforceme	ection 8 of this Order), ent OR	but only in th	e presence of: Name of Person		
	Sch	nool Restrictions	s (see page 6 of Petitio	n)			
	Mar	ne of School			is an eleme	entary, middle, o	r high school
			espondent and Detit	ioner a nere	on protected by this <i>Ora</i>	ler	
		-	he factors in <u>750 ILC</u>	•	•		
		_			ong as Petitioner is enro	lled there:	
		•			it or program at this sch		d by the public
	Ш	•	or by this private or r	•	. •	ooi as determine	a by the public
					ovement within the scho	ool:	
	ш	rtespondent si	ian follow these resti	ictions on m	overnent within the sone		
Г	∃ Red	 guirements for F	Parents and Guardiar	าร			
_		•	inor. To ensure that		follows this <i>Order</i> ,		
		•		•		ame of Parent or 0	Guardian
	sha	II do the followi	ng:				
] 4. C	Care a	nd Possessior	of Children (see pa	ge 8 of Petitio	n)	(R05) (F	olice Enforced)
Law Enforce	ement:		of this section are Police s "protected" as checked		spondent is ordered (see page	2, R03) to stay awa	y from the minor
	□ R	espondent and	Petitioner are the par	ents of the fo	llowing minor children:		
	Child's	Name (first, mid	dle, last)	Age	State of Residence	Included as F	rotected Party?
						☐Yes	□No
						□Yes	□No
						☐Yes	□No
						☐Yes	□No
	☐ Th	ne primary care	aker of the minor chi	Idren is:	Petitioner Respo	ndent 🗌 Othe	er person:
	Na	ame	Street Add	Iress	City	St	ate Zip

		ed the physical care and pos	ssession of the minor	children that Petition	ner and	
	Respondent have	togetner, AND: shall, personally or through	a law anfaraamant a	ganay as sutherized b	ov the sou	rt roturn
	_	dren to the physical care of		gency as authorized t	by the cou	ri, returri
	Petitione	· •	•			
		Name	of Other Person		_	
	☐ Respondent s	shall return the children to:				
			Street Address, Apt #	City	State	Zip
	∐ on ∐ b	y: Date	at <u>Time</u>	_ in the presence of:		
		Date	Time			
	Name of F	Person or Name of Law Enforc	ement Agency			
	Respondent shall	not remove the minor childre	en from the physical	care of Petitioner or f	rom a sch	ool,
	•	e provider, or any person ca	-			
		this <i>Order</i> being entered, the		send written notice o	f the Orde	<i>r</i> to
	the following school	ol, daycare, or health care p	providers:			
	Name	Street Address	City		State	Zip
	Name	Street Address	City		State	Zip
	For the safety	of Petitioner, the name and	d location of the scho	ol or daycare is listed	d on the	
	Confidential N	Name & Location of the Sch	ool or Daycare form.			
☐ 5.	Posnondont's Paron	ting Time <i>(formerly visitatio</i>	on) with the Miner C	hildren (PO	7) (Court I	Enforced)
□ 3.	(see page 8 - 9 of Petition	_	on, with the Millor C	illidieli (110	7) (Court i	_illorceu)
	· · · ·	een established; OR				
	☐ Paternity has been					
		the parties were born before	re or during the marri	age, or within 300 da	vs of term	ination of
	the marriage.	'	J	3 ,	,	
	☐ The parties are	NOT married but there HA	S been a legal deterr	mination of parentage	through o	ne or
	more of the foll	owing:				
	 Both partie 	s are listed as parents on a	n Illinois birth certific	ate.		
	Both partie	es have signed a Voluntary	Acknowledgment of F	Parentage.		
	•	r administrative decision.				
	AND	VEOEDVED (" ()				
	this time).	ESERVED until a later hear	ing (The Court will not	make ANY decision on	parenting t	ıme at
		☐ DENIED until further ord	der. OR	RICTED because Res	spondent is	s likely to
	_ •	ு nger the children during par	· —		•	,
	_	ime to abuse or harass Peti	· ·	nily, or household mei	mbers.	
	☐ Improperly hide	e or detain the children.				
	☐ Act in a way th	at is not in the best interest	of the children.			
	☐ Parenting time is 0	GRANTED as follows (includ				
	Every	fro	m to	Time		
	Days			Time		
	☐ Each weeken					
	from Fri	•	to Saturday at			
	from Fri	uay at	to Sunday at			

	☐ Pre	vent abuse, neglect, removal or con urn the children to the custody or ca mit a court-ordered interview or exa	re of Petitioner.	Respondent.			
	to (check	all that apply):		Date	Time	•	
		in Cour	troom	on	at		
	Respond	ent shall appear] with minor children at: _	Address of Courth	ouse		
7.		vith Children (see page 10 of Petition		(R09) (Court Enforced)			
6.		ealment or Removal of Children ((R08) (Police Er m Illinois.	nforced)	
Resp	oondent:	Petitioner may by law deny you access to influence of drugs or alcohol and constitute Petitioner or you are behaving in a violent	te a threat to the safety and well-	-being of Petitioner of	ime, you are under r the minor children	the of	
		who has filed an <i>Affidavit of Paren</i> acknowledging accountability.	ting Time Supervisor with	the court accepti	ng responsibility	and and	
		following person designated by Pet	Name of Designate	d Person		,	
	Ш	At the end of parenting time, Resp	· ·	eturn the childrer	n to Petitioner or	the	
		who has filed an affidavit with the o	· ·	=		-	
		r arenting time shall be supervised	Name of Person or Ag	ency		,	
		Parenting time shall take place at: Parenting time shall be supervised	Street Address	City	State	Zip	
			the children for parenting	unie shall be as i	ollows.		
		Name Responsibility for transportation of	Street Add	_	State	Zip	
		Other location:		-			
		Safe exchange center: Name	Street Add	Iress City	State	Zip	
		Name	Street Add	dress City	State	Zip	
		Name ☐ Sheriff's department:	Street Add	dress City	State	Zip	
		Pickup and return for parenting tim Police department:					
		Date of first parenting time shall be	e on:	at <i>Tim</i> e			
		the minor children for parenting time	· · · · · · · · · · · · · · · · · · ·	t on all not go to t			
		In order to protect Petitioner from f	urther abuse Respondent	t shall not go to P	etitioner's reside	ence to	
		Other:					
		from Sunday at	to Sunday at				
		from Saturday at	to Saturday at				
		☐ from Saturday at	to Sunday at				

	Enter the Case Number given by the Circuit Clerk:
8.	Possession of Personal Property (see page 5 of Petition) (R10) (Court Enforced) (does not affect ownership of property)
	Petitioner is awarded possession of the following personal property:
	Respondent shall return all of the property to the following property:
	toto
	The Court finds as follows: ☐ Petitioner, but not Respondent, owns the property. ☐ Petitioner and Respondent both own the property. Sharing it would put Petitioner at risk for abuse, or is not practical. Not having the property would be harder on Petitioner. ☐ Petitioner claims the property as marital property, and a divorce case has been filed. ☐ Respondent is awarded possession of the following personal property: ☐ clothing ☐ medicine ☐ Other personal property as follows:
	Personal property shall be transferred at:
	Street Address City State Zip
	on at <i>Date Time</i>
	Date Time ☐ Personal property shall be transferred only in the presence of:
	Law enforcement: ; OR
	Name of Law Enforcement Agency
	Date to be obtained from Law Enforcement by: Petitioner Respondent
	Another person:
	Name
9.	Restrictions on Property (see page 6 of Petition) (R11) (Court Enforced) ☐ Respondent shall not take, transfer, encumber, conceal, damage, or otherwise dispose of any real or personal property, except as explicitly authorized by the Court, BECAUSE (check all that apply): ☐ Petitioner, but not Respondent, owns the property. ☐ Petitioner and Respondent both own the property. Not having the property would be harder on Petitioner. ☐ Petitioner claims the property as marital property, and a divorce case has been filed. ☐ Restrictions on Resources; Aged Protected Person ☐ Respondent is prohibited from improperly using financial or other resources of an aged Petitioner
	for the advantage of Respondent or any other person.
10.	Possession of Animals (see page 6 of Petition) (R11.5) (Court Enforced) Petitioner shall have the care, custody, and control over the following animals:
	Despendent shall stay away from the animals and Despendent is fashidden from taking transferring consequing
	Respondent shall stay away from the animals and Respondent is forbidden from taking, transferring, concealing, harming, or otherwise disposing of the animals.
11.	No Entry or Presence Under Influence (see page 5 of Petition) (R14) (Court Enforced) Even though Respondent is not required by this <i>Order</i> to stay away from the residence of Petitioner at all times, Respondent is not allowed to enter or remain in that residence while under the influence of drugs or alcohol and threatening the safety or well-being of Petitioner or Petitioner's children.
12.	Firearms (see page 6 of Petition) (R14.5) (Court Enforced) ☐ Respondent has received actual notice to appear in court and has had an opportunity to participate. ☐ This Order restrains Respondent from abusing, stalking, or threatening their intimate partner or children

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		Enter the Case Number given by t	he Circuit Clerk:
		of the intimate partner, or engaging in other conduct that would	d place an intimate partner in reasonable
		fear of bodily injury to themselves or their children; AND the C	·
		Respondent represents a credible threat to the physical sa	
		their children; OR	рапистр
		This <i>Order</i> prohibits the use, attempted use, or threatened	d use of physical force against Respondent's
		intimate partner or their children that could reasonably be	
		<u> </u>	
Respon	lent:	Respondent is automatically prohibited from possessing a firearm while this $922(g)(8)$.	s Order is in effect, under Federal Law <u>18 USC</u>
	The	erefore:	
		Respondent shall surrender all firearms in their possession to the	nis law enforcement agency.
	_	which shall take possession of them:	,,
		Name of Law Enforcement	Agency
		Respondent shall immediately turn over any FOID card in their	possession to this law enforcement
		agency, which shall take possession of it:	
	_	Name of Law Enforcer	
	Ш	Respondent's conceal and carry license is suspended during the	•
		turn over the license to the court at the time this <i>Order</i> is entere	d or to this law enforcement agency, which
		shall take possession of it: Name of Law Enforcement Agency	
	\//ha	en this <i>Order</i> ends, Respondent's firearms and FOID card shall l	he returned to Respondent upon request
		e FOID card is not expired and there is no other order restricting	· · · · · · · · · · · · · · · · · · ·
	11 (11)	e i Old card is not expired and there is no other order restricting	respondents possession of those meanns.
13.	Chi	Idren's Records (see page 10 of Petition)	(R15) (Court Enforced)
	Res	spondent is not allowed to access, inspect, or obtain school reco	rds or any other records of the minor
	chile	dren in the care of Petitioner because (check all that apply):	•
	П	This Order of Protection prohibits Respondent from having co	ntact with the minor children.
	$\overline{\Box}$	The actual address of Petitioner is not included due to the risk	
		It is necessary to prevent abuse or wrongful removal or conce	alment of the minor children.
-			(D47) (0 + 5 (+ 1)
14.	IVIIS	cellaneous Remedies (see page 10 of Petition)	(R17) (Court Enforced)
	Ш	Respondent is further ordered as follows:	
15.	Told	ephone Services (see page 6 of Petition)	(R18) (Court Enforced)
13.		Petitioner uses the following telephone numbers for which a w	
	Ш	Respondent and Petitioner:	illeless telepriorie provider provides service
		•	
		Name of Provider:	
		Name of Account:	
		Respondent's Billing Phone #:	
		Petitioner Phone #:	
		Petitioner Phone #:	
	Ш	After considering the evidence and pursuant to 725 ILCS 5/11	· ·
		provider shall terminate Respondent's use of Petitioner's phon	_
		to use these phone numbers, and transfer to Petitioner all fina	ncial responsibility associated with future
		use of these phone numbers.	

		Enter ti	ne Ca	ase Number given by the	Circuit Clerk:		
Pet	itior	ner: STOP! Only the Judge or Circuit Clerk shall ente	r any	thing below this point.			
_ F	RUL	LINGS PURSUANT TO 750 ILCS 60/221(a)(2) a The relief requested in Paragraphs: □ 2 □ in the Petition is DENIED because the balance granting of the remedy will result in hardship to Petitioner from the denial of the remedy; OR be	and 3 of h Res	(b)(2) 10 11 1 ardships does not so	upport the gran	nting utwe	•
		The relief requested in Paragraphs: in the <i>Petition</i> is RESERVED.					
The fi	indi	ngs indicated below are hereby incorporated in	to th	is <i>Order</i> .			
	eby	Judge certify that this is a true and correct copy of the	_				
Cierk	OT 1	the Circuit Court of			ounty Illinois	Dat	te
Seal (and	l signature, as locally required)					
-	co	given to: Petitioner Respondent via Shompleted by the judge: There is reason to believe Respondent is <i>(checonded)</i>					s Attorney
1. [[r re	eviewing the Petition and hearing the eviewing the Petition and hearing the eviewed people protected by this Order are: Petitioner Minor children listed in caption of this Order Other Protected Persons listed on page 1 of the	is O	order	of Petition	er, t	the Court finds that:
2.	The □	Petitioner has the following relationship to Res	pon	dent: Spouse (SE)			Ev Spauge (VS)
l I		Boyfriend / Girlfriend (including ex) (BG) Has Children with Respondent (never married to		Sharing or Shared H	ome (CS)		Ex-Spouse (XS) Child (CH)
		Respondent) (CC) Parent (PA)		Brother or Sister (SB	, ,		Other Family Member (OF)
[Other – Petitioner not Related to Respondent (OT)		In-law (IL)	,		Personal Caregiver to
	_			Personal Assistant o	f Petitioner		Disabled Petitioner (PC)
l T		Petitioner with Disability (PD)		(PR)			Grandchild (GC) Stop Brother or Stop Sister
[Grandparent (GP) Prospective or Adoptive Child has Family or Household Relationship with Respondent		Step-Child (SC) Foster Child has Fan Household Relations Respondent			Step-Brother or Step-Sister Legally Appointed Guardian or Custodian of a Child who has a Family or Household Relationship with
]		Step-Parent (SP)		Depresented by:			
3. [Petitioner is present in person in court.	Ш	Represented by: _	Name of Lawye	r	

4. Respondent is not present in court.

Respondent is present in person in court.

Represented by:

Name of Lawyer

To Respondent has received actual notice of Petitioner's request for an Order of Protection.

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6.	 ☐ Respondent has not received notice of Petitioner's request for an <i>Order of Protection</i>. ☐ If Respondent has not received notice, then good cause exists to grant the remedies requested because: ☐ a. If Respondent were given prior or greater notice, it is likely that the harm that the remedies in this <i>Order</i> are intended to prevent would occur (R01, R03, R05, R08, R09, R11, R14, R15, and R17).
	 b. If Respondent were given prior or greater notice, the immediate danger of further abuse outweighs the hardships to Respondent of an <i>Order</i> granting exclusive possession of the residence (R02). c. If Respondent were given prior or greater notice, it is likely that personal property would be disposed of improperly, or Petitioner has an immediate and pressing need for possession of that property.
7.	In granting the remedies in this <i>Order</i> , the Court has considered all relevant factors, including: the nature, frequency, severity, pattern, and consequences of Respondent's past abuse, neglect, or exploitation of Petitioner or any family/household member, including Respondent's concealment of their location in order to evade service of process notice, and the likelihood of danger of future abuse, neglect, or exploitation to Petitioner or any member of Petitioner's or Respondent's family or household; and the danger that any minor children will be abused, neglected, or improperly removed from the jurisdiction, improperly concealed within the State, or improperly separated from the children's primary caretaker. The Court finds that: • The Court has jurisdiction over Petitioner, Respondent, minor children and other Protected Persons.
	 Venue is proper. Respondent has abused Petitioner and/or the children identified as protected persons in Section 4 on page 3 the Protected Persons listed on Page 1 of this <i>Order</i>. The actions of Respondent will likely cause irreparable harm or continued abuse unless they are prohibited. It is necessary to grant the requested relief in this <i>Order</i> to protect Petitioner or other abused persons.
8.	Other Relevant Factors and Findings (check all that apply): An Order of Protection has previously been entered in this case or in another case in which any party, or a child of any party has been named as either Respondent or Petitioner. An abused person is unable to bring this Petition on their own behalf due to age, health, disability, or
	inaccessibility. The <i>Petition</i> has been filed on behalf of a high-risk adult with disabilities who has been abused, neglected, or exploited by a family or household member.
9.	 The Court is entering this <i>Order</i> based on the following prima facie evidence: an information, complaint, indictment or delinquency petition, charging a crime of domestic violence or charging an attempt to commit a crime of domestic violence; OR an adjudication of delinquency, a finding of guilt based upon a plea, or a finding of guilt after a trial for a crime of domestic battery; OR
	any disposition order issued under Section 5-710 of the Juvenile Court Act of 1987, the imposition of supervision, conditional discharge, probation, periodic imprisonment, parole, aftercare release, or mandatory supervised release for a crime of domestic violence or an attempt to commit a crime of domestic violence, or imprisonment in conjunction with a bond forfeiture warrant; OR

IMPORTANT INFORMATION ABOUT THIS ORDER OF PROTECTION

the entry of a protective order in a separate civil case brought by Petitioner against Respondent.

TO BOTH PARTIES: This *Order* CANNOT BE CHANGED OR VACATED unless you have a hearing. To have a hearing, Petitioner or Respondent must do the following:

- 1. File a written motion with the Circuit Clerk that lists the reasons why you want to change or vacate this *Order*;
- 2. Get a time for the hearing from the Circuit Clerk; AND
- 3. Provide the other party with a copy of your motion and notify the other party in writing of the time and place of the hearing.

TO RESPONDENT: The Court has granted this *Order*. If you do not obey this *Order*, you could be arrested and charged with a crime.

- Petitioner cannot give you legal permission to change this *Order*. Only the Court can change this *Order*. If you have contact with Petitioner that is prohibited by this *Order*, you may be arrested.
- If you and Petitioner want to have contact with each other again, you must ask the Court to modify or dismiss this *Order of Protection*.
- Unless the Court changes or dismisses this Order, you can be arrested for violating this Order of Protection.

You have notice that Petitioner has asked for an *Emergency Order of Protection*. You a must appear in court on the date in this order if you want to try to prevent the entry of a *Plenary Order*. If you do not, a two-year *Order of Protection* may be issued against you. You may ask the Court to re-open an *Emergency Order*. To do this you must file a motion stating that (1) you did not receive prior notice, and (2) you have a valid defense to the *Order*, or that the *Order*, or any of its remedies, was not authorized under the law.

Any knowing violation of an *Order of Protection* forbidding physical abuse, neglect, exploitation, harassment, intimidation, interference with personal liberty, willful deprivation, or entering or remaining present at specified places when any Protected Persons are present, or granting exclusive possession of the residence or household or granting a stay away order is a Class A misdemeanor. Grants of exclusive possession of the residence or household shall constitute notice forbidding trespass to land. Any knowing violation of an order awarding parental responsibility (formerly custody) or care of a child or prohibiting removal or concealment of a child may be a Class 4 felony. Any willful violation of any order is contempt of court. Any violation may result in fine or imprisonment.

TO PETITIONER: You cannot change the terms of this *Order* by your words or actions.

- If the Court has ordered no contact or given you sole possession of the residence, only the Court can allow the Respondent to contact you or return to the residence.
- If you want to have contact with the Respondent again, you MUST ask the Court, in a written motion to change or vacate this *Order of Protection*.
- If you wish to ask the court for a *Plenary Order of Protection* which could be in force for up to two years, you MUST APPEAR in court on the date set for a hearing, which is listed on page 1 of this *Order*.

TO PARENTS OR GUARDIANS OF MINOR RESPONDENTS: The Court may hold you in contempt of court if a minor respondent in your care violates this *Order* and you have helped, encouraged, or directed the minor to do so.

NOTICE ABOUT ENFORCEMENT:

This *Order of Protection* is enforceable, even without registration, in all 50 states, the District of Columbia, tribal lands, and the U.S. Territories pursuant to the Violence Against Women Act (18 U.S.C. § 2265), provided notice of this *Order of Protection* has been provided to the Respondent. Violating this *Order of Protection* may subject the Respondent to state and/or federal charges and punishment. 18 U.S.C. §§ 2261-2262. This *Order* is directed to the Respondent. Except under accountability circumstances, which should be assessed by the State's Attorney, Petitioner cannot be guilty of violation of an *Order of Protection*.

DEFINITION OF TERMS USED IN THIS ORDER

These definitions are incorporated in and made a part of the *Order* to which they are attached.

- 1. **Abuse:** "Abuse" means physical abuse, harassment, intimidation of a dependent, interference with personal liberty, or willful deprivation but does not reasonable direction of a minor child by a parent or person *in loco parentis*.
- 2. **Adult with Disabilities**: "Adult with Disabilities" means an elder adult with disabilities or a high-risk adult with disabilities. A person may be an adult with disabilities for purposes of this Act even though he or she has never been adjudicated an incompetent adult. However, no court proceeding may be initiated or continued on behalf of an adult with disabilities over that adult's objection, unless such proceeding is approved by his or her legal guardian, if any.
- 3. **Elder Adult with Disabilities**: "Elder adult with disabilities" means an adult prevented by advanced age from taking appropriate action to protect himself or herself from abuse by a family or household member.
- 4. **Exploitation:** "Exploitation" means the illegal, including tortious, use of a high-risk adult with disabilities or of the assets or resources of a high-risk adult disabilities. Exploitation includes, but is not limited to, the misappropriation of assets or resources of a high-risk adult with disabilities by undue influence, by breach of a fiduciary relationship, by fraud, deception, or extortion, or the use of such assets or resources in a manner contrary to law.
- 5. **Family or Household Members:** Include spouses, former spouses, parents, children, stepchildren and other persons related by blood or by present or marriage, persons who share or formerly shared a common dwelling, persons who have or allegedly have a child in common, persons who share or

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share a blood relationship through a child, persons who have or have had a dating or engagement relationship, persons with disabilities and their personal assistants, and caregivers as defined in Section 12-4.4a of the Criminal Code of 2012. For purposes of this paragraph, neither a casual acquaintanceship nor ordinary fraternization between two individuals in business or social contexts shall be deemed to constitute a dating relationship. In the case of a high-risk adult with disabilities, "family or household members" includes any person who has the responsibility for a high-risk adult as a result of a family relationship or who has assumed responsibility for all or a portion of the care of a high-risk adult with disabilities voluntarily, or by express or implied contract, or by court order.

- 6. **Harassment:** "Harassment" means knowing conduct which is not necessary to accomplish a purpose that is reasonable under the circumstances, would cause a reasonable person emotional distress, and does cause emotional distress to Petitioner. Unless the presumption is rebutted by a preponderance of the evidence, the following types of conduct shall be presumed to cause emotional distress:
 - a. creating a disturbance at Petitioner's place of employment or school; or
 - b. repeatedly telephoning Petitioner's place of employment, home or residence; or
 - c. repeatedly following Petitioner about in a public place or places; or
 - d. repeatedly keeping Petitioner under surveillance by remaining present outside his or her home, school, place of employment, vehicle or other place occupied by Petitioner or by peering in Petitioner's windows; or
 - e. improperly concealing a minor child from Petitioner, repeatedly threatening to improperly remove a minor child of Petitioner's from the jurisdiction or from the physical care of Petitioner, repeatedly threatening to conceal a minor child from Petitioner, or making a single such threat following an actual or attempted improper removal or concealment, unless Respondent was fleeing an incident or pattern of domestic violence; or
 - f. threatening physical force, confinement or restraint on one or more occasions.
- 7. **High-risk Adult with Disabilities:** "High-risk adult with disabilities" means a person aged 18 or over whose physical or mental disability impairs his or her ability to seek or obtain protection from abuse, neglect, or exploitation.
- 8. **Interference with Personal Liberty:** "Interference with personal liberty" means committing or threatening physical abuse, harassment, intimidation or willful deprivation so as to compel another to engage in conduct from which she or he has a right to abstain or to refrain from conduct in which she or he has a right to engage.
- 9. **Intimidation of a Dependent:** "Intimidation of a dependent" means subjecting a person who is dependent because of age, health or disability to participation in or the witnessing of: physical force against another or physical confinement or restraint of another which constitutes physical abuse as defined in this Act, regardless of whether the abused person is a family or household member.
- 10. **Neglect:** "Neglect" means the failure to exercise that degree of care toward a high-risk adult with disabilities which a reasonable person would exercise under the circumstances and includes but is not limited to:
 - a. the failure to take reasonable steps to protect a high-risk adult with disabilities from acts of abuse; or
 - b. the repeated, careless imposition of unreasonable confinement; or
 - c. the failure to provide food, shelter, clothing, and personal hygiene to a high-risk adult with disabilities who requires such assistance; or
 - d. the failure to provide medical and rehabilitative care for the physical and mental health needs of a high-risk adult with disabilities; or
 - e. the failure to protect a high-risk adult with disabilities from health and safety hazards.

Nothing in this definition shall be construed to impose a requirement that assistance be provided to a high-risk adult with disabilities over his or her objection in the absence of a court order, nor to create any new affirmative duty to provide support to a high-risk adult with disabilities.

- 11. **Petitioner:** "Petitioner" may mean not only any named petitioner for the order of protection and any named victim of abuse on whose behalf the petition is brought, but also any other person protected by this Act.
- 12. **Physical Abuse:** "Physical abuse" includes sexual abuse and means any of the following:
 - a. knowing or reckless use of physical force, confinement or restraint; or
 - b. knowing, repeated and unnecessary sleep deprivation; or
 - c. knowing or reckless conduct which creates an immediate risk of physical harm.
- 13. **Stalking:** "Stalking" means knowingly and without lawful justification, on at least two (2) separate occasions, following another person or placing the person under surveillance or any combination thereof and:
 - a. at any time transmitting a threat of immediate or future bodily harm, sexual assault, confinement or restraint, and the threat is directed towards that person or a family member of that person; or
 - b. placing that person in reasonable apprehension of immediate or future bodily harm, sexual assault, confinement or restraint; or
 - c. placing that person in reasonable apprehension that a family member will receive immediate or future bodily harm, sexual assault, confinement, or restraint.
- 14. **Willful Deprivation:** "Willful deprivation" means willfully denying a person who because of age, health or disability requires medication, medical care, shelter, food, therapeutic device, or other physical assistance, and thereby exposing that person to the risk of physical, mental or emotional harm, except with regard to medical care or treatment when the dependent person has expressed an intent to forego such medical care or treatment. This paragraph does not create any new affirmative duty to provide support to dependent persons.