STATE OF WYOMING	)		IN THE C	CIRCUIT COURT
COUNTY OF	) ss )		JUD	ICIAL DISTRICT
Petitioner:  Name of person filing f	or protection order)	Case N	umber	
vs.	)			
Respondent:Name of person you want to	be protected from)			
SEXUAL A	SSAULT ORDEI	R OF PRO	)TECTIO	N
PETITIONER NAME	PETITION	ER IDENT	FIERS	
First Middle Las	St Date of Birth	of Petitioner	Race	Sex
RESPONDENT NAME	RESPONI	DENT IDEN	L ITIFIERS	
First Middle Las	SEX SEX	RACE	DOB	HT WT
Respondent's Physical Address:	E	EYES HAIR		
	Driver NUMB	s License BER	Drivers License STATE	Drivers License Exp. Date
Respondent's Mailing Address:		EHICLE KE/MODEL	COLO	R LICENSE PLATE State and Number
CAUTION:	EMPL	OYMENT		
Firearms Involved Firearm Proper				
	Additional In tattoos, scars	formation (for	example, othe	r names used,

		Case Number
When 1	Does This <b>ORDER EXPIRE</b> :	
		will expire at 12:01 a.m. on the nless extended by order of the Court.
THIS M	IATTER was heard on	, 20 These parties were present:
PETITIA	IONER ppeared in person Appeared remotely	RESPONDENT Appeared in person Appeared remotely Did not appear and was given proper notice
	Attorney	Attorney
_	COURT FINDS:  This Court has jurisdiction over the part	rties and subject matter of this action.
	The parties stipulate to the Court's exer of this action.	cising jurisdiction in this case and the subject matter
		parties and their witnesses, the Court finds by a see Respondent's conduct constitutes sexual assault, be entered.
IT IS	ORDERED, ADJUDGED, AND	DECREED AS FOLLOWS:
The Res	spondent must follow every requirement	ent below that has a mark next to its number.
1. 🛛	-	nit any additional acts of sexual assault involving ondent is ordered not to harass, threaten, intimidate, er.
2. 🛛	allowed anywhere. Both direct and	entact with Petitioner. No contact with Petitioner is indirect contact are prohibited. Examples of contact gesturing, talking on the phone, texting, instant

messaging, emailing, leaving notes, sending letters, sending messages through other

Respondent is ordered to provide the Court with a current mailing address. While this Order is in effect, Respondent must promptly inform the Court in writing if that mailing

people, and sending messages through social media.

3. **X** 

		Case Number
		s. Mailing of appropriate documents (for example: modification, xtension of this Order) to the most recent mailing address provided to the ident shall be considered service upon Respondent.
4. 🗆	-	rdered to stay away from Petitioner anywhere Petitioner is. Respondent dered to stay away from the following places:
	a. 🗆	Home
	b. 🛚	School
	с. 🗆	Business
	d. 🗆	Place of Employment
	е. 🔲	Other location (describe)
5. 🗆	or in any way in ordered not to a protected by this	rdered not to sexually assault, stalk, contact, harass, threaten, intimidate, nterfere with any of the people protected by this Order. Respondent is sk, direct, or hire anyone else to do these things to any of the people Order.  Petitioner, the people protected by this Order are:

- 6. Respondent is ordered not to surveil (spy on or watch) Petitioner. Respondent is ordered not to ask, direct, or hire anyone else to surveil (spy on or watch) Petitioner. This restriction includes using cameras, GPS, or any other electronic system to watch the Petitioner or monitor the Petitioner's movements. This restriction also includes monitoring the Petitioner's internet or cell phone activities.
- 7. Respondent is ordered not to use or possess firearms or ammunition.

The Court includes this restriction because it finds that the Respondent is an intimate partner of the Petitioner under 18 USC § 921(a)(32). Specifically:

- Respondent and Petitioner are or used to be married.
- Respondent and Petitioner currently cohabitate or used to cohabitate.
- Respondent and Petitioner have one or more children together.
- ☐ Respondent and Petitioner are or used to be in a dating relationship.

8. 🗆	Other requirements:

Case Number

## The Court Orders the Parties to Take Notice of the Following:

Certain provisions of the Federal Violent Crime Control and Law Enforcement Act of 1994 make it unlawful for persons subject to applicable protection orders to possess, ship, use, or transfer any firearms or ammunition. Gun Control Act, 18 U.S.C. Section 922(g)(8).

This Order shall be filed with the clerk of court and a copy shall be sent by the clerk to the county sheriff who shall, after service, notify the local law enforcement agency within the county in which the Petitioner resides. The Order shall be personally served upon the Respondent, unless the Respondent or the Respondent's attorney was present when the Order was issued.

This Order applies to the Respondent immediately upon service and shall remain in full force and effect until the expiration date of the Order or until it is modified or terminated by this Court.

Interstate violation of this order may subject the Respondent to federal criminal penalties. 18 U.S.C. §§ 2261, 2261 (A) and 2262.

This protection order is enforceable in all fifty states, the District of Columbia, tribal lands and U.S. territories, and is issued to prevent violent or threatening acts by the Respondent against the Petitioner. 18 U.S.C. § 2265.

It is a crime to use a telephone or other telecommunications device to annoy, abuse, harass, or threaten another person at the called number. 47 U.S.C. § 223 (a)(1)(C), W.S. 6-6-103.

If the Respondent named on this Order is incarcerated or imprisoned, for any reason, while the Order is in effect, the effective time of the Order will toll. The Order will be in effect longer based on the date when the Respondent is released. W.S. 7-3-510(b). The parties are encouraged to file a Notice of Incarceration or Imprisonment to notify the Court of the jail/prison time and receive an Order stating the new expiration date.

**WARNING TO RESPONDENT:** The Petitioner cannot give you legal permission to violate this order. If you go near the Petitioner or other protected persons, even with their consent, you may be arrested. You act at your own risk if you disregard this WARNING. If you want to modify or dismiss

the order you must ask the Court. Only the Court can change this Order.

Willful violation of any provision of this Order of Protection constitutes a crime as defined by W.S. 7-3-510(c) and can result in immediate arrest. A violation of this Order of Protection that constitutes the offense of stalking as defined by W.S. 6-2-506(b), may subject the Respondent to enhanced penalties for felony stalking under W.S. 6-2-506(e).

DATED this	day of	, 20
		BY THE COURT
		DI IIIE COCKI
		JUDGE OR MAGISTRATE

Case N	Jumber	
Case	lumoci	

## ACCEPTANCE OF SERVICE

I,	, Respondent in this action, voluntarily accept service	e of this Order
of Protection, and acknowl	ledge that I have received a true copy thereof this	day
of, 20	)	
	RESPONDENT	