IN THE _____ JUDICIAL CIRCUIT, _____ COUNTY, MISSOURI Judgment of the Full Order of Protection – Child

Use this form when one child is involved with this case. Use CP22 for two to five children and CP21 for six to ten children.

Judge or Division:		Case Number:						
PETITIONER:		Court ORI Number:						
			MSHP Number:					
			Responsible Law Enforcement ORI:					
			Related Cases:				loto Eilo Stomn)	
Protected Child					(D	ate File Stamp)		
		`	SEX	RACE	DOB	HT	WT	
Relationship to	Respondent (specified on pet	ition):				<u> </u>		
Protected Child Identifiers: Age: Sex: ☐ F ☐ M Race:		M	EYES HAIR SOCIAL SECURITY # (last four dig			last four digits)		
			DRIVERS LICENSE #		STATI	STATE EXP DATE		
		vs.						
RESPONDENT:		Distinguishing Features						
Address:								
CAUTION:								
☐ Weapon I								
	d Carry Permit Holder							
☐ Pesponde	ent is at least 17 years old o	r emancin	nated \Box	Respondent i	s under the a	ge of 17		
	ent is at least 17 years old o	Гептапсір	dateu.	respondent i	s under the a	ge or 17.		
Appearances for Hearing:	☐ Petitioner		spondent		☐ Guardian Ad Litem (GAL)			
ioi ricaring.	☐ Petitioner's Attorney		spondent's Attorney		Court Appointed Special Advocate			
		☐ Re	espondent Fails to Appear		☐ Other			
	This Judgment shall	l be effe	ective until:			, 20		
		ONLY THE	COURT CAN CHANG	THIS ORDER				
	this Order may be punished,000. If so ordered by the							
Visit	www.courts.mo.gov	for more	e information	regarding	orders of p	rotectio	ns.	
		I. JUI	RISDICTION &	NOTICE				
Petitioner has	s filed a verified petition requ	uesting th	e issuance of a Ju	dgment of a F	-ull Order of F	Protection. I	Pursuant to	

Petitioner has filed a verified petition requesting the issuance of a Judgment of a Full Order of Protection. Pursuant to section 455.503, RSMo, this court hereby finds that it has jurisdiction over the parties and the subject matter. As to any children addressed in this Judgment, this court has jurisdiction over the custody arrangements of the minor child(ren), as defined by the Uniform Child Custody Jurisdiction and Enforcement Act, section 452.700, RSMo. This court finds that Respondent was provided with reasonable notice and an opportunity to participate and be heard. A copy of the petition, a notice of the date set for the hearing, and the Ex Parte Order of Protection (if any was issued) were served upon Respondent, as provided by law, at least three days prior to today's hearing.

II. FINDINGS
This court makes the following findings as to domestic violence, stalking, or sexual assault:
Evidence adduced. Upon due consideration of the matter, this court finds, pursuant to section 455.516, RSMo, that Petitioner has proven allegations of domestic violence, stalking, and/or sexual assault against Respondent. This court, therefore, orders and finds the following as described in Section III below.
 □ Petitioner and Respondent submit a proposed Consent Judgment to this court. Pursuant to the parties' request, this court orders and finds the following as described in Section III below. □ Parent □ Guardian □ Juvenile Officer □ Guardian Ad Litem □ Court Appointed Special Advocate: Has filed a motion for renewal of the full order of protection. Notice of the date set for hearing, together with a copy of the motion, was served on all parties to the proceeding as provided by law. The matter was heard and submitted to the court which, after due consideration, finds pursuant to section 455.516, RSMo, that the full order of protection should be renewed. □ This court further finds that Respondent represents a credible threat to the safety of the protected child(ren).
III. TERMS (Only Checked Provisions Apply)
This court orders:
☐ This Judgment of the Full Order of Protection replaces and supersedes the Ex Parte (Temporary) Order of Child Protection entered in this cause on (date) and serves as notice of termination of that Order.
☐ This Judgment renews the Judgment of the Full Order of Child Protection entered in this cause on (date) and serves as notice of renewal of that Order.
A. CONTACT
1. Respondent SHALL NOT COMMUNICATE with the protected child(ren), in any manner or through any medium, except as specifically authorized by this Order. See "Special Conditions" on page 4. The use of third parties (including children) to communicate is strictly prohibited.
2. Respondent shall not commit or threaten to commit domestic violence, stalking, sexual assault, molesting, or disturbing the peace of the protected child(ren). [01]
☐ 3. Respondent shall no t abuse or threaten to abuse the protected child(ren)'s pet(s).
4. Respondent shall not harass, stalk or threaten the protected child(ren), or engage in other conduct that would place the protected child(ren) in reasonable fear of bodily injury to Petitioner or the protected child(ren).
5. Respondent shall not use, attempt to use, or threaten to use physical force against Petitioner or the protected child(ren) that would reasonably cause bodily injury.
6. Respondent shall not have any contact with the protected child(ren), except as specifically authorized by this Order. See "Special Conditions" on page 4. [05]
It is no defense for Respondent to contact Petitioner in response to Petitioner's making or attempting to make an initial contact with Respondent. Respondent may <u>not</u> return Petitioner's telephone calls, e-mail, text messages or other forms of communication (unless expressly permitted by another term in this Judgment). Petitioner does not have the authority to change the terms of this Judgment. Only the court can change the terms of this Judgment.
B. RESTRICTIONS
1. Petitioner is granted exclusive possession of the premises of Petitioner's/the parties' residence (located at
enter upon the premises of Petitioner's/the parties' residence (or the dwelling located at,
2. Respondent may enter Petitioner's residence located as listed above only on (date), between a.m./p.m. and a.m./p.m., for the purpose of removing his/her clothing, toiletries, tools of trade, and the
following personal property: Respondent must be accompanied by a law enforcement officer.
This court finds that, in order to ensure the protected child(ren)'s safety, Respondent shall not:
enter the family home of the protected child(ren) located at[04]
enter onto the premises of the protected child's school, located at
enter onto the premises of the protected child's place of employment, located at
come within feet of the protected child(ren).
Other:
Respondent must not be present in the restricted locations at any time (unless expressly permitted by another term in this Judgment). It is no defense for Respondent to be present at any of the restricted locations, even with the agreement or at the invitation of Petitioner. Petitioner does not have the authority to change the terms of
this Judgment Only the court can change the terms of this Judgment

C. CUSTODY
1. The parties have no unemancipated children in common.
2. A prior judgment/order regarding custody of the parties' unemancipated child(ren) is pending or has been made. Therefore, pursuant to section 455.523.2, RSMo, this court cannot change the previous custodial arrangements through this Judgment.
☐ 3. No prior judgment/order regarding custody of the parties' unemancipated child(ren) is pending or has been made.
Custody of the child(ren) shall be awarded as follows:
<u>Child's Name</u> <u>Person Awarded Custody</u> [Respondent-06, Petitioner-09]

4. A visitation schedule shall be established for the child(ren) as follows [Respondent - 06]:
5. The parties shall exchange the minor child(ren) for visitation at
NOTE: This Judgment does not permanently resolve child custody issues. (Section 455.528, RSMo)
D. SUPPORT
1. Child Support
☐ The Form 14 (Child Support Calculation Guidelines Worksheet) is attached and recommends ☐ Respondent ☐ Petitioner pay ☐ Petitioner ☐ Respondent \$ per month (Pursuant to Rule 88.01).
(Only Checked Provision(s) Apply)
a. This court finds that the Form 14 amount is unjust and inappropriate. Accordingly, Respondent must pay child support
in the amount of \$ per month per week, with the first payment due on (date).
 □ b. This court finds that child support should be in accordance with the attached Form 14 amount and orders Respondent pay child support in the amount of \$ □ per month □ per week, with the first payment due on (date).
2. Maintenance
Respondent shall pay \$ per month per week in maintenance to Petitioner, with the first payment due on (date).
3. Other Support
a. Respondent shall pay the rent or mortgage payments on the residence occupied by the protected child(ren) in the amount of \$ per month _ per week to, with the first payment due on (date).
 □ b. Respondent shall pay for housing or other services provided to the protected child(ren) by a shelter for victims of domestic violence in the amount of \$ □ per month □ per week to, with the first payment due on (date).
c. Respondent shall pay \$ to Petitioner as a result of out-of-pocket losses (which can include medical, dental, relocation and moving expenses; counseling costs; loss of earnings; and costs of repair or replacement of real or personal property) sustained by an act/acts of domestic violence committed by Respondent.
4. Income Assignment
Respondent shall execute an income assignment in for: Child support Maintenance.
NOTE: This Judgment does not permanently resolve support issues. (Section 455.528, RSMo)
E. COUNSELING/TREATMENT
 1. Respondent shall participate in a court approved counseling program(s) at

F. CONCEALED CARRY PERMIT (Pursuant to section 571.104, RSMo)				
If Respondent has a concealed carry permit, he/she must immediately surrender the permit to this court.				
G. OTHER CONDITIONS OR RELIEF ORDERED:				
1. Petitioner's residential address on voter's registration record to be closed to the public.				
2. Petitioner to be transferred existing wireless telephone number(s) and billing responsibility from respondent. See attached Wireless Telephone Number Transfer Addendum.				
3. Possession and care of the pet(s) awarded as follows:				
Respondent shall pay to Petitioner \$ to cover medical costs that resulted from abuse of the pet.				
·				
H. SPECIAL CONDITIONS ORDERED:				
				
I. COSTS/FEES				
1. Respondent shall pay to Petitioner attorney fees in the amount of \$				
2. Respondent shall pay to the Guardian ad Litem fees in the amount of \$				
☐ 3. Respondent shall pay the cost of his/her treatment and the treatment of the protected child(ren).				
4. Respondent shall pay the following court costs:				
J. COMPLIANCE REVIEW DATE				
1. Respondent must return to court on(date), ata.m./p.m. to demonstrate compliance with this court's Judgment. Petitioner need not return to court to enforce this Judgment.				
IV. DURATION				
This Judgment shall be effective until (date), unless sooner terminated or extended by this court.				
☐ This court finds that it is in the best interests of the child(ren) that this Order shall be automatically renewed for any term of renewal of a full order of protection, making this Order effective until(date), unless Respondent requests a hearing by 30 days prior to the expiration.				
V. FIREARMS				
☐ The court finds that:				
a. as a result of a hearing at which Respondent received notice and had an opportunity to participate; and, b. Respondent is a spouse, former spouse, is or was cohabitating, or has a child in common with Petitioner; and, c. Respondent is a credible threat to the physical safety of, or is explicitly prohibited within this Order from the use, attempted use, or threatened use of physical force that would reasonably be expected to cause bodily injury against the protected child(ren); and, d. Respondent is restricted from harassing, stalking or threatening the protected child(ren) or from engaging in any conduct that would place the protected child(ren) in reasonable fear of bodily injury to him or her self.				
THEREFORE, FEDERAL LAW PROHIBITS RESPONDENT FROM POSSESSING, SHIPPING, TRANSPORTING				
AND/OR RECEIVING ANY FIREARM FOR THE DURATION OF THIS JUDGMENT [SEE 18 U.S.C. SECTION 922(g)(8).]				
VI. MODIFICATION OF JUDGMENT				
The parties cannot change the terms of this Judgment on their own. This Judgment may only be modified by this court.				
VII. NOTIFICATION OF JUDGMENT OF FULL ORDER TO RESPONDENT				
This Judgment is to be provided to Respondent by: hand delivery (in court) personal service certified mail.				

FOR CONSENT	JUDGMENT ONLY
Respondent's consent is not to be considered an admission however, Respondent consents to this court's issuance of Judgment of the Full Order of Protection.	on that the allegations contained in the Petition are true; this Judgment. Respondent acknowledges the receipt of this
PETITIONER'S SIGNATURE	RESPONDENT'S SIGNATURE
PETITIONER'S ATTORNEY'S SIGNATURE (and MBN)	RESPONDENT'S ATTORNEY'S SIGNATURE (and MBN)
SO ORDERED:	
Date	Judge
The parties are notified that the foregoing Findings and Re commissioner, and all papers relative to the case or procedure been transferred to a judge of the court. The Findings court upon adoption by order of the judge. Unless waived heard by a commissioner, within 15 days after the mailing	edings, together with the Findings and Recommendations, s and Recommendations shall become the Judgment of the
Date	Commissioner
Order and Judgment Adopting Commi It is hereby ordered, adjudged and decreed that the forego commissioner are adopted and confirmed as a final Judgm	
 Date	Judge

Sheriff's or Server's Return							
I certify that I served the	nis Order at			(address)			
	(County/City of St. Lou	uis), MO, on	(date) at	(time), by:			
(Check one)				,			
delivering a copy	of the order to the order at the dwelling house	or usual place of obs	ado of	(name).			
with	The order at the dwelling house	oi usuai piace oi abc name) a ner	son at least 18 years of age r	(name)			
other (describe)		(name), a per	son at least to years of age to				
` , -	er the age of 17 and not emand	cipated. A custodial pa	arent. quardian. or court appoi	nted GAL was			
	ired to appear and bring Respo						
Complete any known identifying information regarding Respondent that has not been already provided:							
Complete any known	dentifying information regarding	g rtespondent that ha	s not been already provided.				
Age: D.0	O.B.: S.S.N. (last	four digits):	_ Race:	Sex:			
Height: Weight:	Hair Color:	Eye Color:	License Plate No	o.:			
Identifying Marks:							
Printed Name	of Sheriff or Server	Sheriff or Server	Agend	y ORI			
			ved by an authorized officer				
	Subscribed and sworn to bef	ore me on this		(date).			
(Seal)	My commission expires:		**************************************				
			Notary P				
Missouri and federal law prov	ride that the costs and fees for service of		d carry suspension and is atta				
I certify that:	Complete	for Out of State Se	IVICE				
•	ed to serve process in civil actio	ons within the state or	territory where the above orde	er was served			
•	e is						
	County,						
	worn To before me on this			(umo).			
I am: (check one)							
ram. (check one)	the judge of the court of w						
(500/)	authorized to administer of			we order (use			
(Seal)	for out-of-state officer)	Jailis III lile State III Wi	ilon the amant served the abo	ve order. (use			
	authorized to administer of	oaths. (use for court-a	opointed server)				
		(
		Signati	ire and Title				
Signature and Title Respondent's Missouri concealed carry permit has been surrendered for concealed carry suspension and is attached.							
Missouri and federal law prov	ride that the costs and fees for service of	protection orders are not req icer Making Return		.C. § 10450)			
A copy of the order				offered to			
A copy of the order must be served on each person. If any person refuses to receive the copy of the order when offered to him/her, the return shall be prepared to show the offer of the officer to deliver the order and the person's refusal to receive the same.							
Service shall be made: (1) On Individual. On an individual, including an incompetent person not having a legally appointed							
guardian, by delivering a copy of the order personally to the individual or by leaving a copy of the order at the individual's dwelling							
house or usual place of abode with some person at least 18 years of age residing therein, or by delivering a copy of the order to an agent authorized by appointment or required by law to receive service of process; (2) On Guardian. On an incompetent person who							
has a legally appointed guardian, by delivering a copy of the order to the guardian personally.							
Service may be made by an officer or deputy authorized by law to serve process in civil actions within the state or territory where							

Service may be made in any state or territory in the United States. If served in a territory, substitute the word "territory" for the

If served outside of Missouri, the officer making the service must swear an affidavit before the clerk, deputy clerk, or judge of the court of which the person is an officer or other person authorized to administer oaths. This affidavit must state the time, place, and manner of service, the official character of the affiant, and the affiant's authority to serve process in civil actions within the state or territory where service is made.

The return should be made promptly.