NOTICE: THIS DOCUMENT CONTAINS SENSITIVE DATA	CAUSI	E NO
STATE OF TEXAS	§ § 8	MAGISTRATE FOR
V.	\$ \$ \$ \$ \$ \$	COUNTY
DEFENDANT		TEXAS
MAGI	STRATE'S ORDER F	OR EMERGENCY PROTECTION
On this day, Magistrate after the Defendar		, the Defendant, appeared before the undersigned se marked below.
☐ An offense involving (Family Code § 71		Aggravated Sexual Assault (Penal Code §22.021)
☐ Sexual Assault (Pe	nal Code §22.011)	☐ Indecent Assault (Penal Code §22.012)
Stalking (Penal Cod	le §42.072)	☐ Continuous Trafficking of Persons Penal Code
☐ Trafficking of Perso §20A.02)	ns (Penal Code	§20A.03)
	I. GROUNDS FOR	R ISSUING THE ORDER
In light of the Defendan	t's arrest for the offen	se indicated above, the Court: (Mark one)
	Enters this Order for Emergency Protection as a matter of law, as required by Article 17.292, Code of Criminal Procedure, because the Defendant was arrested for an offense involving family violence, and	
the offense invo	lves serious bodily inju	ury to the victim, or
the Defendant ι	sed or exhibited a dea	adly weapon during the commission of an assault.
Enters this Order for Er	mergency Protection: ((Mark all that apply)
On its own moti	on	
At the request of	f the	
☐ Victim		
Guardia	n of the victim	
☐ Peace o	fficer	
Attorney	representing the State	е

II. PERSONS PROTECTED BY THIS ORDER

The following person(s) are protected by this Order:

(1)			Victim of Offense(s)
	Last Name	First Name	
(2)	Lost Nama	First Name	Polotionahin to Vietim
(3)	Last Name	First Name	Relationship to Victim
(0)	Last Name	First Name	Relationship to Victim
(4)			
 \	Last Name	First Name	Relationship to Victim
(5)	Last Name	First Name	Relationship to Victim
	III. <u>C</u>	ONDITIONS AND TERMS OF C	ORDER
	The Court HEREBY ORDERS	the Defendant to refrain from: (N	fark all that apply)
	household of a person protected injury, assault or sexual assault,	d by this order (including acts inf , or threats reasonably placing a	order, or any member of the family or tended to result in physical harm, bodily person in fear of physical harm, bodily ected by this Order. (TCIC Form PCO-01)
	Committing an act in furtherance (Stalking), Penal Code. (TCIC For		0A.02 (Trafficking of Persons) or 42.072
	Communicating directly with a person protected by this Order or a member of the family or household of a person protected by this Order in a threatening or harassing manner. (TCIC Forms PCO-01 and PCO-02)		
	Communicating a threat through any person to a person protected by this Order or a member of the family or household of a person protected by this Order. (TCIC Form PCO-02)		
	household of a person protect	mmunicating in any manner with a person protected by this Order or a member of the family or isehold of a person protected by this Order, except through the person's attorney or a person pointed by the Court. If applicable, the protected person's attorney is, or the Court appoints:	
	The Magistrate finds that there is Form PCO-08)	s good cause to prohibit direct co	ommunication between the parties. (TCIC
	Possessing a firearm or ammun (NOTE: This condition does not as a sworn, full-time paid employed)	apply if the Defendant is a peace	e officer actively engaged in employment I subdivision)
		mily or household of a person pr	ent or business of a protected person by otected by this Order. (TCIC Form PCO-04)

		CONFIDENTIAL by Order of this Court. The Court ORDERS the clerk of the magistrate court to strike the addresses from the public records of the court and maintain a confidential record of the addresses for use only by the Court or law enforcement for the purpose of entering the information into the statewide law enforcement information system maintained by the Texas Department of Public Safety;
		DISCLOSED as follows:
		Residence address:
		Name and Address of Employment/Business:
		ng within yards of the child-care facility or school of a protected person or a member of the y or household of a person protected by this Order. (TCIC Form PCO-04) The addresses of the prohibited ions are: (Mark one)
		CONFIDENTIAL by Order of this Court. The Court ORDERS the clerk of the magistrate court to strike the addresses from the public records of the court and maintain a confidential record of the addresses for use only by the Court or law enforcement for the purpose of entering the information into the statewide law enforcement information system maintained by the Texas Department of Public Safety; or
		DISCLOSED as follows: Name and Address of Child-care facility:
		Name and Address of School:
	this pers poss	king or monitoring the personal property or motor vehicle in the possession of a person protected by Order or a member of the family or household of a person protected by this Order, without the on's effective consent, including by using a tracking application or personal electronic device in the ession of the person or the family or household member, or by physically following or causing her to physically follow the person or the family or household member. (TCIC Form PCO-01)
	Mari	IV. GLOBAL POSITIONING MONITORING SYSTEM k this box if GPS tracking applies.

The Court further **ORDERS** the Defendant to wear or carry on or about the Defendant's person a global positioning monitoring system device and pay a reimbursement fee for the costs associated with operating the device. (TCIC Form PCO-08)

V. OTHER CONDITIONS OR TERMS Mark this box if adding other conditions or terms to this order Other condition or term: Other condition or term:

VI. CONFIDENTIALTY OF INFORMATION

Other condition or term:

Other condition or term:

BY ORDER OF THIS COURT, the mailing address and county of residence of persons protected by this Order are CONFIDENTIAL. The Court ORDERS the clerk of the magistrate court to strike the mailing address and county of residence of persons protected by this Order from the public records of the Magistrate Court and maintain a confidential record of the information for use only by the Court or law enforcement for the purpose of entering the information into the statewide law enforcement information system maintained by the Texas Department of Public Safety.

VII. CONFLICTING ORDERS

In accordance with Article 17.292 (f), Code Crim. Proc., if a condition imposed by this Order conflicts with an existing court order granting possession of or access to a child named herein, the condition imposed by this Order prevails for the duration of this Order.

In accordance with Article 17.292 (f-1), Code Crim. Proc., if a condition imposed by this Order conflicts with a condition imposed in a court order subsequently issued under Chapter 85, Subtitle B, Title 4, Family Code (pertaining to protective orders), or under Title 1 or Title 5, Family Code (pertaining to suits involving the marriage relationship and suits affecting the parent-child relationship, respectively), the condition imposed by the order issued under the Family Code prevails.

In accordance with Article 17.292 (f-2), Code Crim. Proc., if a condition imposed by this Order conflicts with a condition imposed in a subsequent Temporary Ex Parte Order, the condition imposed by this Order prevails, unless the court issuing the Temporary Ex Parte Order: (1) is informed of the existence of this Order; and (2) makes a finding in the Temporary Ex Parte Order, that the court is superseding this Order.

VIII. ORDERS TO THE CLERK OF THE COURT

THE COURT ORDERS the clerk of the magistrate's court to send a copy of this Order to the following persons, as soon as possible, but no later than the next business day after the Order is signed:

- the chief of police in the municipality where the member of the family or household or individual protected by this Order resides;
- the sheriff of the county where the member of the family or household or individual protected by his Order resides, if no member of the protected parties resides in a municipality;
- the principal, director, or other person in charge of the school or childcare facility attended by a person protected by this Order;
- if the victim is not present when the Court signs this Order, to the appropriate law enforcement officer with the instructions that the officer is to make a good faith effort to notify the victim that an emergency protection order has issued by calling the victim's residence and place of employment within 24 hours after the Order is signed; and
- the victim at the victim's last known address.

THE COURT ORDERS the clerk of the magistrate's court to enter both the order and the request, if any, into the Protective Order Registry within 24 hours of the date of issuance.

IX. ORDER TO LAW ENFORCEMENT Check this box if law enforcement is required to notify the victim. THE COURT ORDERS the appropriate peace officer to make a good

THE COURT ORDERS the appropriate peace officer to make a good faith effort to notify the alleged victim, within 24 hours after the Order is signed, that an Emergency Order for Protection has been issued by calling the victim's residence and place of employment.

X. <u>SUSPENSION OF LICENSE TO CARRY A HANDGUN</u>

☐ Check this box if the Defendant has a license to carry a handgun.

If the Defendant has a license to carry a handgun, the **COURT HEREBY SUSPENDS THE LICENSE** for the duration of this Order (**TCIC Form PCO-08**) and **ORDERS** the clerk of the magistrate court to send a copy of this Order to the appropriate division of the Texas Department of Public Safety (DPS) at its Austin headquarters (See the address below.):

Texas Department of Public Safety Handgun Licensing Program, MSC 0245 PO Box 4087 Austin, Texas 78773-0245

Or send by email to RSD.concealedhandgun@DPS.texas.gov

XI. WARNINGS UNDER STATE LAW

A VIOLATION OF THIS ORDER BY COMMISSION OF AN ACT PROHIBITED BY THIS ORDER MAY BE PUNISHABLE BY A FINE OF AS MUCH AS \$4,000 OR BY CONFINEMENT IN JAIL FOR AS LONG AS ONE YEAR OR BOTH. AN ACT THAT RESULTS IN A SEPARATE OFFENSEMAY BE PROSECUTED AS A SEPARATE MISDEMEANOR OR FELONY OFFENSE, AS APPLICABLE, IN ADDITION TO A VIOLATION OF THIS ORDER. IF THE ACT IS PROSECUTED AS A SEPARATE FELONY OFFENSE, IT IS PUNISHABLE BY CONFINEMENT IN PRISON FOR AT LEAST TWO YEARS. THE POSSESSION OF A FIREARM BY A PERSON, OTHER THAN A PEACE OFFICER, AS DEFINED BY SECTION 1.07, PENAL CODE, ACTIVELY ENGAGED IN EMPLOYMENT AS A SWORN, FULL-TIME PAID EMPLOYEE OF A STATE AGENCY OR POLITICAL SUBDIVISION, WHO IS SUBJECT TO THIS ORDER MAY BE PROSECUTED AS A SEPARATE OFFENSE PUNISHABLE BY CONFINEMENT OR IMPRISONMENT.

NO PERSON, INCLUDING A PERSON WHO IS PROTECTED BY THIS ORDER, MAY GIVE PERMISSION TO ANYONE TO IGNORE OR VIOLATE ANY PROVISION OF THIS ORDER. DURING THE TIME IN WHICH THIS ORDER IS VALID, EVERY PROVISION OF THIS ORDER IS IN FULL FORCE AND EFFECT UNLESS A COURT CHANGES THE ORDER.

XIII. ADMONITION ON INELIGIBILITY TO POSSESS FIREARM OR AMMUNITION

Mark this box if this order prohibits possession of a firearm or ammunition.

In accordance with 1 Texas Administrative Code §176.1, the Court hereby admonishes you of the following:

- 1. You are, by entry of order or judgment, ineligible under Texas law to possess a firearm or ammunition.
- 2. Beginning now, if you possess a firearm or ammunition it could lead to charges against you. If you have questions about how long you will be ineligible to possess a firearm or ammunition, you should consult an attorney.
- 3. Under Texas Penal Code §46.01(3):
 - a. "Firearm" means any device designed, made, or adapted to expel a projectile through a barrel by using the energy generated by an explosion or burning substance or any device readily convertible to that use.
 - b. "Firearm" does not include a firearm that may have, as an integral part, a folding knife blade or other characteristics of weapons made illegal by Penal Code Chapter 46 and that is (1) an antique or curio firearm manufactured before 1899 or (2) a replica of an antique or curio firearm manufactured before 1899 but only if the replica does not use rim fire or center fire ammunition.

For more information about the laws that make you ineligible to possess a firearm or ammunition, or for more information on how long your ineligibility to possess a firearm or ammunition lasts, the Court recommends you contact an attorney. For your reference, you may wish to consult the statutes listed below, which may or may not apply to your circumstances.

- Code of Criminal Procedure Article 17.292 Magistrate's Order for Emergency Protection
- Code of Criminal Procedure Article 27.14(e)(1) Plea of Guilty or Nolo Contendere in Misdemeanor
- Code of Criminal Procedure Article 42.0131 Notice for Persons Convicted of Misdemeanors Involving Family Violence
- Penal Code §46.02 Unlawful Carrying Weapons

- Penal Code §46.04 Unlawful Possession of Firearm
- Penal Code §25.07 Violation of Certain Court Orders or Conditions of Bond in a Family Violence, Child Abuse or Neglect, Sexual Assault or Abuse, Indecent Assault, Stalking, or Trafficking Case
- Family Code §85.026 Warning on Protective Order

XII. WARNINGS UNDER FEDERAL LAW

THIS ORDER IS ENFORCEABLE IN ALL 50 STATES, THE DISTRICT OF COLUMBIA, TRIBAL LANDS, AND U.S. TERRITORIES. 18 U.S.C., SECTION 2265.

INTERSTATE VIOLATION OF THIS ORDER MAY SUBJECT THE RESPONDENT TO FEDERAL CRIMINAL PENALTIES. 18 U.S.C. SECTIONS 2261, 2262

POSSESSION, TRANSPORTATION, OR RECEIPT OF A FIREARM WHILE THIS ORDER REMAINS IN EFFECT MAY BE A FELONY UNDER FEDERAL LAW PUNISHABLE BY UP TO 10 YEARS IN PRISON AND/OR A FINE.

IT IS UNLAWFUL FOR ANY PERSON WHO IS SUBJECT TO A PROTECTIVE ORDER TO POSSESS A FIREARM OR AMMUNITION.

XIII. EXPIRATION OF THE ORDER

	This Order shall remain in full force and in effect up to the 91st day, but not less than 61 days after the date of issuance.		
		n was USED or EXHIBITED during the commission of Therefore, this Order shall remain in full force and effect 91 days after the date of issuance.	
	Therefore, this Order is effective u	ntil midnight on	
SIGNED o	n this the day of	20 <u> </u>	
· ·	of Defendant acknowledging	Magistrate	
person)	copy of this Order (if served in	Printed Name County, Texas	

The magistra				
	in person, or			
	electronically			
with a copy of this Order. The Magistrate's Record of Service is attached to this Order.				
	Magistra	te		