Extreme Risk Protection Order (Initiative No. 1491.)

A petition can be filed by a law enforcement agency, a law enforcement officer, or a person who is a family or household member of the respondent. Family or household members included.

- Persons related by blood, marriage, or adoption
- Dating partners
- Persons who have a child in common
- Persons who reside or have resided with the respondent within the past year
- Domestic partners
- Persons who have a biological or legal parent-child relationship, including stepparent and stepchildren, and grandparents and grandchildren.
- A person who is acting or has acted as the respondent's legal guardian

The petitioner must show that the respondent poses a significant danger of causing personal injury to self or others in the near future by having in his or her custody or control, purchasing, possessing, or receiving a firearm.

The court can order that the respondent surrender weapons but this type of protection order does not provide any protection for the petitioner.

Costs to petitioner

- No fee for forms, filing, or certified copies.
- No fee required for service of documents on the respondent, if performed by law enforcement.

Filing:

- Case shall be filed in the county where either the petitioner or respondent resides. If the
 petitioner is a law enforcement officer, the address is that of the law enforcement
 agency
- Filed as a stand-alone civil case.

Hearings:

• The initial hearings for emergency ex parte temporary orders are held daily on the Ex-Parte Calendar at 1:15.

SKAGIT COUNTY CLERK'S OFFICE 205 WEST KINCAID ROOM 103 MOUNT VERNON WA 98273 (360) 416-1800

SKAGIT COUNTY PROTECTION ORDERS PACKET INSTRUCTIONS

- **1.** Fill out these forms. Please print neatly with dark ink (not red). The Court must be able to read them clearly.
- **2.** Correct Addresses on the Law Enforcement Information Sheet are very important.

LAW ENFORCEMENT WILL NOT SERVE DOCUMENTS ON RESPONDENT WITHOUT AN ADDRESS.

3. Please include the correct birth dates and correct spelling of names for all parties named.

AGAIN, LAW ENFORCEMENT WILL NOT SERVE ANY DOCUMENTS WITHOUT THIS INFORMATION.

 Bring completed forms back to the clerk's office Monday through Friday, except for Holidays.

Fill out the following forms **COMPLETELY**:

- 1) The Petition: Fill out all statement areas on the petition completely with as much information about what is happening and why you are petitioning for an order. This is what the court uses to determine if a temporary order is necessary.
- 2) LEICF-Law Enforcement & Confidential Information: Correct addresses and birthdates if possible.

Only the HEADING of the following documents need to be filled out:

- 1) The Temporary Order of Protection (Judge/Commissioner will fill out the order)
- 2) The Order of Protection (Judge/Commissioner will fill out the order)

If there is clear and convincing evidence that a party has used, displayed, or threatened to use a firearm or other dangerous weapon you may fill out the <u>Motion For Surrender of Weapons Packet</u>. The court will then consider issuing an order to have the respondent surrender their weapons to their local law enforcement agency.

PLEASE DO NOT FOLD, MUTILATE, TEAR, STAIN OR CRUMPLE THESE FORMS.

Once court is done, you will be directed back down to the Clerk's Office to obtain copies. We will give you 3 certified copies of the temporary order. Keep a copy of the order with you at all times. Law enforcement will attempt to serve the respondent with the petition and temporary order. If respondent has not been served yet and is at your residence, please call 911 to have an officer come to your house. They can use one of your copies to serve on respondent at that time and do a civil standby (if court orders this) to allow respondent to get personal belongings.

If the respondent violates the order, please call 911 to make a report.

Updated 07/2023

Instructions for Petition for an Extreme Risk Protection Order

An Extreme Risk Protection Order is designed to prevent individuals who are at high risk of harming themselves or others from accessing firearms by allowing an intimate partner, family, household members, and law enforcement to obtain a court order when there is demonstrated evidence that the person poses a significant danger, including danger as a result of threatening or violent behavior.

This type of order doesn't provide protections to the petitioner. It cannot order restraints against the respondent such as "do not harm," "stay away from," and "do not contact" the petitioner.

The court can order that the respondent surrender firearms and any concealed pistol licenses, and that respondent not possess or purchase firearms.

If the respondent is under 18 years old, use the form "Petition for Extreme Risk Protection Order – Respondent Under 18 Years."

This form is used to start the case. This form will be:

- Filed as a public court record and will start a civil court case.
- Served (personal delivery) to the person against whom you are seeking the order.

The information in the petition is used by the court to determine if:

- You are authorized to file this type of petition.
- The court has authority to enter an order on your behalf.
- The respondent's behavior meets the legal requirements for the court to grant the order.

This form is used to request both an immediate temporary order and a full order:

- If you have facts to support your fears, and the court finds an emergency exists, the court may immediately issue a temporary order that will last until the court holds a hearing, usually within 14 days.
 - The clerk shall forward a copy of the petition and the temporary order to law enforcement who will serve the respondent.
- There is no fee.
 - You must provide an address for the respondent.
 - The law enforcement officer completing service on the respondent must file an affidavit, declaration, or certificate of service with the court or the hearing cannot go forward.
- You must attend the hearing. At the hearing, the court will determine if it should issue a full order. The respondent has a right to attend that hearing and defend against your allegations.

Please Print Clearly Using Black or Blue Ink!

Top of the form

Fill in your name (first, middle initial, last) as the "Petitioner." The person against whom you are filing is the "Respondent." Fill in the respondent's name (first, middle initial, last).

Who is Filing this Case (Section 1)

The court must know who is filing this case.

- If you are a law enforcement officer, check the first checkbox and identify the agency.
 Also check the appropriate box about notice you've provided, or will attempt to provide, to the respondent's intimate partner, family or household member, or any known third parties who may be at risk.
- If you are an intimate partner or family or household member, check the second checkbox in section 1 and also check the box identifying your relationship with the respondent.

Residency (Section 2)

Check the applicable box/es.

Firearms (Section 3)

The court needs to know the type and location of any firearms the respondent currently owns, possesses, has custody of, has access to, or controls. In section 3, check the type of firearm, list the number of each type, where the firearms are kept, and the date, time, and place you last saw them. You can use the *Firearm Identification Worksheet*, form XR 102, to help identify types of firearms. You may attach the *Firearm Identification Worksheet* to your petition.

In section 3, check the boxes that apply and write in the facts that explain the boxes you checked.

Court Cases Involving You (Section 4)

This may not be the first court proceeding involving you and the respondent. The court will need to know about other cases, such as divorce, parentage, or criminal, or other restraining orders, protection orders, or no-contact orders.

If there are other cases or court orders involving you and the respondent, list the case name (the parties' names), the case number (if you know it), the court (district, municipal, or superior) and the county, type of case, name of any protected person, and any times the respondent violated the order.

Court Cases Involving Others (Section 5)

The court must know about any other court cases between the respondent and any other person. To the best of your knowledge, list any criminal or civil lawsuits; protection, restraining, or no-contact orders.

Request for Emergency Order (Section 6)

You may fear that, **in the near future**, the respondent poses a **significant danger** of causing personal injury to others or to themselves, through the use of firearms. You can ask the court to restrict the respondent's right to firearms on a temporary basis, until the court hearing.

Check the box and describe the facts that support your fears.

Request for an Extreme Risk Protection Order (Section 7)

Check this box to ask the court to issue a full Extreme Risk Protection Order that will last for one year.

Statement (Section 8)

First read through the statement section in the petition before you start writing. There are several places for you to provide facts about the respondent's behavior and describe your reasons for filing this case.

Convictions or Arrests (Section 8)

The court will consider the respondent's criminal history involving felonies, domestic violence, hate crime offenses, and violent crimes. If you have knowledge that the respondent has been arrested or convicted of such crimes, check the appropriate box/es and describe.

Violence and Threats (Section 9)

The court will consider the behavior that causes you to fear the respondent poses a significant danger of causing personal injury to others, or to him or herself. Check each box that applies and describe exactly what happened. Include details such as dates, locations, statements, and injuries. You may attach additional pages if you need more room to write.

Respondent's Behavior (Section 10)

The court will consider any behaviors that present an imminent threat of harm to self or others. Describe anything the respondent has said or done that causes you to fear such harm.

Evidence of Alcohol or Substance Abuse (Section 11)

Describe evidence of respondent's abuse of alcohol, legal or illegal drugs, including driving under the influence of alcohol or drugs.

Other (Section 12)

If you have additional information to help the court make a decision, describe it here. If you have additional documents such as records, reports, printouts of text messages or other social media, you may attach them to the petition.

Alert: Any medical records must be filed under seal

Service (Section 13)

The responding party has the right to file a written response to your petition. You must give a service address to get a copy of any response. You can choose to list a mailing and/or an email address. You have the right to keep your home address confidential. You can use a post office box or the address of a friend or relative you trust to tell you immediately if you get any legal papers. Regularly check for a response.

Sign the Form

When you are done completing the petition, you will swear to the truthfulness of your statement. Put the date you signed the petition in the date line and fill in the city where you are completing this form.

Sign the form. Print your name below your signature. If you are a law enforcement officer, include your badge/personnel number. If you are an attorney, include your Washington State Bar Association number.

Law Enforcement and Confidential Information – Extreme Risk Protection Order

You must complete a Law Enforcement and Confidential Information form, XR 105. This form is confidential, and it does not go in the public court file and is not served on the respondent.

- It is used by Law Enforcement to locate and identify the respondent when serving documents.
- It is also used by Law Enforcement when entering the order in the state-wide database.

Complete as much information as possible, especially first name, middle initial, last name, and date of birth.

If the respondent has a disability, brain injury, or other impairment, of which you are aware, you may know of special assistance that law enforcement could provide when serving the documents. For example:

"Respondent has a brain injury. If respondent is rushed, respondent may freeze up and may not respond quickly, or may become verbally aggressive. Remind respondent to contact a friend."

"Respondent has epilepsy and diabetes and may have seizures when stressed. Respondent doesn't respond well to being rushed and will need time to get meds and supplies."

Superior Court of Washington, County of Skagit No.

Petitioner vs.	Petition for an Extreme Risk Protection Order (PTXR)
Respondent DOB	_ `
Petition for an Extreme Ris	sk Protection Order
. Who is filing this petition?	
[] I am filing on behalf of	law enforcement agency.
	lent's intimate partner, family or household es who may be at risk of violence; OR
[] My agency will make a good faith e [] telephone [] email [] in-perso reasonable period of time.	ffort to provide notice to them by n [] other within a
For Emergency Domestic Violence ERF	PO: (victim name)
[] has consented to an emergency do order.	mestic violence extreme risk protection
[] is incapacitated.	
[] I am an intimate partner or family or ho relationship with the Respondent is (<i>check</i>	
Intimate Partners	
[] current or former spouses or dom	estic partners
[] parents of a child-in-common (<i>unl</i> assault)	less child was conceived through sexual
[] current or former dating relationshi	ip (age 13 or older) who
[] never lived together	[] live or have lived together

[] parent and child
[] current or former cohabitants as roommates [] person who is or has been a legal guardian [] related by blood or marriage (specify how) What is your connection to this county? [] I reside in this county. [] I am filing on behalf of a law enforcement agency that is located in this county. Based on your knowledge, what firearms does the Respondent currently possess, has custody of, has access to or controls? Please describe. Type of firearm How many firearms kept? Date/time/place you the firearm [] Handgun [] Shotgun/Rifle [] Semi-Automatic Assault Rifle
[] person who is or has been a legal guardian [] related by blood or marriage (specify how) What is your connection to this county? [] I reside in this county. [] I am filing on behalf of a law enforcement agency that is located in this co [] The Respondent resides in this county. Based on your knowledge, what firearms does the Respondent currently possess, has custody of, has access to or controls? Please describe. Type of firearm How many firearms kept? Date/time/place you the firearm [] Handgun [] Shotgun/Rifle [] Semi-Automatic Assault Rifle
What is your connection to this county? [] I reside in this county. [] I am filing on behalf of a law enforcement agency that is located in this county. [] The Respondent resides in this county. Based on your knowledge, what firearms does the Respondent currently possess, has custody of, has access to or controls? Please describe. Type of firearm How many firearms kept? Date/time/place you the firearm [] Handgun [] Shotgun/Rifle [] Semi-Automatic Assault Rifle
What is your connection to this county? I reside in this county. I am filing on behalf of a law enforcement agency that is located in this county. Based on your knowledge, what firearms does the Respondent currently cossess, has custody of, has access to or controls? Please describe. Type of firearm How many firearms? Where is the firearm kept? Date/time/place you the firearm Shotgun/Rifle Semi-Automatic Assault Rifle
[] I reside in this county. [] I am filing on behalf of a law enforcement agency that is located in this county. [] The Respondent resides in this county. Based on your knowledge, what firearms does the Respondent currently possess, has custody of, has access to or controls? Please describe. Type of firearm
[] I am filing on behalf of a law enforcement agency that is located in this co [] The Respondent resides in this county. Based on your knowledge, what firearms does the Respondent currently possess, has custody of, has access to or controls? Please describe. Type of firearm
Type of firearm Handgun Shotgun/Rifle Semi-Automatic Assault Rifle Sased on your knowledge, what firearms does the Respondent currently does seed on your knowledge, what firearms does the Respondent currently on the
Based on your knowledge, what firearms does the Respondent currently possess, has custody of, has access to or controls? Please describe. Type of firearm
possess, has custody of, has access to or controls? Please describe. Type of firearm How many firearms? Where is the firearm kept? Date/time/place you the firearm [] Handgun [] Shotgun/Rifle [] Semi-Automatic Assault Rifle
Type of firearm How many firearms? Where is the firearm kept? Date/time/place you the firearm [] Handgun [] Shotgun/Rifle [] Semi-Automatic Assault Rifle
firearms? firearm kept? the firearm [] Handgun [] Shotgun/Rifle [] Semi-Automatic Assault Rifle
[] Shotgun/Rifle [] Semi-Automatic Assault Rifle
[] Semi-Automatic Assault Rifle
Assault Rifle
[] Other
Check all the boxes that apply and describe below:
[] Respondent has access to someone else's firearm.
[] Respondent expressed an intent to obtain a firearm.
[] Respondent has unlawfully or recklessly used, displayed, or brandished firearm.
[] Respondent recently acquired a firearm.
Describe:

	Case #1	Case #2	Case #3
Case Name			
Case Number			
Court/County/ State			
Type of Case			
Protected Person			
Was there any order violation?			
		you have more than 3 matt	ters, list details on
additional sh	eet.		
		Case #2	Case #3
additional sh	eet.		
Protected Person	eet.		
Protected Person Case Number Court/County/	eet.		
Protected Person Case Number Court/County/ State Was there any order violation?	eet. Case #1	Case #2	
Protected Person Case Number Court/County/ State Was there any order violation?	eet.	Case #2	
Protected Person Case Number Court/County/ State Was there any order violation? Request for Extrem 6. [] Immedia	ne Risk Protection Or te Protection: I want a ely, without prior notice	Case #2	Case #3 Protection Order to start

Petition for Extreme Risk Protection

7.	[] After a hearing, where the Respondent has a right to be present, I want the court to issue an Extreme Risk Protection Order that lasts for one year.
	After the hearing, I want the court to issue an <i>Extreme Risk Protection Order</i> that lasts for 1 year because the Respondent poses a significant danger of causing personal injury to self or others by having custody or control of, purchasing, possessing, accessing receiving, or attempting to purchase or receive firearms.
	My statement below includes the Respondent's specific words, actions, or other facts that cause me to have a reasonable fear of future dangerous acts by the Respondent.
State	ement
Respo	nter an <i>Extreme Risk Protection Order</i> , the court must find it more likely than not that the ondent poses a significant danger of causing personal injury to self or others by having day or control, purchasing, possessing, accessing, receiving, or attempting to purchase or we a firearm.
Comp	plete all of the following sections that apply. Attach additional pages, as needed.
3.	Convictions or Arrests. Check all the boxes that apply and describe below:
	Respondent has been arrested or convicted of a:
	[] domestic violence crime.
	[] felony or violent crime.
	[] hate crime offense or malicious harassment (threats, physical injury, or property damage based on the victim's race, color, religion, ancestry, national origin, gender, sexual orientation, gender expression or identity, or mental, physical, or sensory disability).
	Describe. Include location, court name, and case number, if known.
	

[] Respondent ha	eats: Check each box that applies and explain below.
whether or not	s recently committed or threatened violence against self or others, the Respondent had a firearm.
	s shown, within the past 12 months, a pattern of acts or threats of can include violent acts against self or others.
[] Respondent ha against another	s a history of use, attempted use, or threatened use of physical force person.
[] Respondent ha	s a history of stalking another person.
Explain:	
Date/When	Describe What Happened
Respondent's beh	avior
•	avior viors by the Respondent that present an imminent threat of harm to s
Describe any behav	
Describe any behavor others.	
Corroborated evidence on the second of the s	viors by the Respondent that present an imminent threat of harm to s
Corroborated evidence on the second of the s	viors by the Respondent that present an imminent threat of harm to some some some some some some some som
Describe any behav	

13.	What is your address for receiving le	ere you can be served with legal degal documents? You have the right you see a different mailing address. Law lress.	to keep your
	Mail:		
	Email:		
	eclare under penalty of perjury under the e and correct.	e laws of the State of Washington tha	the foregoing is
Dated	ted: at	t (city)	_, Washington
		Signature of Petitioner	
		Print Name and if I aw enforcement	Badge No.

Law Enforcement and Confidential Information – Extreme Risk Protection Order (LECIF)

Clerk: Do <u>not</u> file in a public access file. Give to law enforcement.

Superior Court of Washington

County: Skagit

Case No.:

<u> </u>	l				
Do NOT serve or sh	ow this sheet to	o the	e Respo	ndent	
Type or print clearly! If lav	v enforcement cannot re	ad this	form, they	cannot serve or e	nforce your order!
Respondent's Info	- Fill out as much as	∕ou ca	n. If you do	not know, write '	"unknown."
Name: First Middle L				Date of Birth (if unknown give age range)	
Nickname/Alias/AKA ("Also know	/n as")			Relationsh	nip to Petitioner
Sex	Race	Э		Height	Weight
Eye Color	Hair Co	olor		Skin Tone	Build
Phone/s with Area Code (voice):		Need	Interpreter?		1
		[]Ye	s []No	Language:	
Where can the	Respondent be ser	ved?	List all know	vn contact inforn	nation.
Last Known Address. Street:					
City:		S	tate:	Zip:	
Cell number (text):		Emai	l:		
Social Media Account/s & User N	lame/s:				
Other:					
Employer	Em	ployer'	s Address		Employer's Phone
Work Hours	Drivers	License	e or ID numbe	er	State
Vehicle Make and Model	Vehicle License Num	ber	Vehi	cle Color	Vehicle Year

	hazard, and weapon info about the forcement needs this info to serve your o		
	a disability, brain injury, or impairmen the order? [] No [] Yes. If yes, describ		
Hazard Information Respond	dent's History includes:		
	nmitment [] Suicide Attempt or Threats (" [] Assault [] Assault with Weapons [ouse)
Concealed Pistol License: [] Yes [] No		
Weapons: [] Handguns [] Rifles [] Knives [] Explosivesunassembled firearms and specify):	s [] Unknown	
Location of Weapons: [] Vehicle [] On Person [] Residence	e Describe in de	tail:
	nced or military firearms training [] Yes ue on separate sheet, if needed):	[]No[]Unknov	wn
Are you and the respondent live. Does the respondent know you	former cohabitant as an intimate partner ving together now?[] Yes [] No u are trying to get this order?[]Yes [] No ct violently when served?[]Yes []No		
	Petitioner's Info		
Name: First	Middle Last	Date o	of Birth
Sex	Race	Height	Weight
Eye Color	Hair Color	Skin Tone	Build
If your information is not confide	ential, you must enter your address and phon	e number/s below.	
Current Address. Street:		Phone(s) w/Area	Code
City:	State: Zip:		
Email address:		Need interpreter? If yes, language:	[] Yes [] No
If your info <i>is confidential</i> , you m	nust give a name, address, and phone of som	eone willing to be ye	our "contact."
Contact Name:			
Со	ntact Address	Contac	t Phone
	attorney, enter the attorney's name, WSBA #		
other party and their lawyer m	staff, law enforcement, and some state a ay not see this form unless a court order form according to their own rules.		

	of the state of Washington that: 1) the information on mation about the other party is the legitimate, current, or
I have attached pages.	
Signed at (city and state):	Date:
<u> </u>	
Petitioner or Respondent signs here	Print name here

Changes: If any information changes, fill out another copy of this form and file it with the court clerk.

Superior Court of Washington, County of Skagit

		No.		
Petitioner vs.	DOB	Temporar Order - W (EXRPO)	ry Extreme Ris lithout Notice ring Date/Tim	
		Court add	dress:	
Respondent	DOB		/. Kincaid St. R t Vernon WA 9	_
		Clerk's Ac	tion Required:	4, 5, 6, 7
Temporary Extreme Risk Warning to Respondent! You are prohibi or from purchasing, possessing, accessing firearm. You must surrender any and all fir described below. If you violate this order, y able to have a firearm for at least 5 more y You have the sole responsibility to not order and only after written application. Respondent's Distinguishing Features:	ted from have, receiving, of earms include you may be of ears after this violate this	ing a firearm or attempting ling but not ling charged with a is order expire order. Only to	in your custody to purchase or mited to the fire a crime and yo es. RCW 7.105	y or control, receive any earms as u may not be 5.460(2). change this
Respondent a Distinguishing Features.	Ī	Sex	Race	Hair
	_	Sex	Race	паш
	_	Height	Weight	Eyes
This temporary order expires at the	end of the r	next hearing	date listed ab	ove.

		ent: You must immediately surrende w. If you have other firearms, you m			istol licenses
Atta	ach	additional sheet if there are more fire	earms to list.		
surren or con concea law en custod 9.41.0 an Ext in a co	der trol aled ford ly, d 70 tren ourt	ent: This order is valid until the date all firearms in your custody, control, access, possess, purchase, received pistol license, while this order is in exement agency)control, or possession and any concemmediately. A hearing will be held one Risk Protection Order should be is making an order against you that is a sto any matter connected with this control.	or possession. You, or attempt to purce ffect. You must surple alled pistol license in the date and time sued. Failure to apyalid for 1 year. You	n may not have hase or receive render to the (all fires all fires ssued to you under the hear at the	in your custody e, a firearm, or a name of local rearms in your nder RCW o determine if aring may result
Respo	ond	ent:			
1.		earms Surrender. You must imme adlines:	diately surrender	all firearms by	these
	A.	Personally served: If this order is surrender all firearm/s and any con-			
	В.	Attended the hearing: If you attent surrender the firearm/s and conceat listed in this order on the same day agency for directions on how to surrender.	led pistol license/s as the hearing. Co	to the law enfo ntact the law e	rcement agency nforcement
	C.	Alternative service: If you are service firearm/s to the control of local law served.			
2.	Ex	Parte Hearing			
		[] The court issues this temporary	order without a he	aring.	
		[] The court held a hearing before attended:	issuing this tempo	rary order. The	se people
		[] Petitioner	[] in person	[] by phone	[] by video
		[] Respondent	[] in person	[] by phone	[] by video
		[] Other:	[] in person	[] by phone	[] by video
3.	Re ne ac	sed upon the evidence presented espondent poses a significant danger ar future by having in Respondent's cessing, receiving, or attempting to put that apply):	of causing personates custody or control,	al injury to self purchasing, po	or others in the ossessing,

a.	[]	Respondent has access to someone else's firearm/s.
b.	[]	Respondent owns a firearm/s or has expressed intent to obtain a firearm/s.
C.	[]	Respondent has unlawfully or recklessly used, displayed, or brandished a firearm.
d.	[]	Respondent recently acquired a firearm/s.
e.	[]	Respondent violated a civil or criminal protection order, no-contact order or restraining order.
f.	[]	Respondent was/is the subject of a previous or current <i>Extreme Risk Protection Order</i> .
g.	[]	Respondent violated a previous or current extreme risk protection order.
h.	[]	Respondent has been arrested for or convicted of a domestic violence crime as defined in RCW 10.99.020.
i.	[]	Respondent has been arrested for or convicted of a felony offense or violent crime.
j.	[]	Respondent has been convicted of a hate crime under RCW 9A.36.080.
k.	[]	Respondent has recently committed or threatened violence against self or others, whether or not Respondent had a firearm.
I.	[]	Respondent has shown, within the past 12 months, a pattern of acts or threats of violence, which can include violent acts against self or others.
m.	[]	Respondent has a history of use, attempted use, or threatened use of physical force against another person.
n.	[]	Respondent has a history of stalking another person.
0.	[]	Respondent's behaviors present an imminent threat of harm to self.
p.	[]	Respondent's behaviors present an imminent threat of harm to others.
q.	[]	There is corroborative evidence of Respondent's abuse of [] alcohol or [] controlled substances.
r.	[]	Other:
Washi	in	gte	on Crime Information Center (WACIC) and Other Data Entry
followi	ng	la	etion. The court clerk shall forward a copy of this order immediately to the aw enforcement agency (county or city)y one): [] Sheriff's Office or [] Police Department
This a	ge	nc	cy shall enter this order into WACIC and National Crime Info. Center (NCIC).
Servic	_		-
[] Re	qı		red. The restrained person must be served with a service packet, including a f this order, the petition, and any supporting materials filed with the petition.

4.

5.

	served shall serve the restrained person with the service packet and shall promptly complete and return proof of service to this court.
	[] Personal Service Required . This is a domestic violence emergency order. The court has not verified that all firearms and any concealed pistol license have been temporarily removed by law enforcement.
	Law enforcement agency: (county or city)(check only one): [] Sheriff's Office or [] Police Department
	Clerk's Action . The court clerk shall forward a service packet on or before the next judicial day to the agency and/or party checked above. The court clerk shall also provide a copy of the service packet to the protected person.
	[] Alternative Service Allowed. The court authorizes alternative service by separate order (specify):
	[] Not required. The restrained person appeared at the hearing, in person or remotely, and received notice of the order. No further service is required. See section 2 above for appearances. (<i>May apply even if the restrained person left before a final ruling is issued or signed.</i>)
ô.	[] Service on Others
	Service on the adult's guardian/conservator (name/s) is:
	[] Required.
	 The law enforcement agency where the person to be served lives or can be served shall serve a copy of this order and shall promptly complete and return proof of service to this court.
	Law enforcement agency: (county or city)(check only one): [] Sheriff's Office or [] Police Department
	 The protected person or person filing on their behalf shall make private arrangements for service and have proof of service returned to this court.
	Clerk's Action . The court clerk shall forward a copy of this order on or before the next judicial day to the agency and/or party checked above.
	[] Not required. They appeared at the hearing where this order was issued and received a copy.
7.	DOL Notification
	The issuing court shall, within 3 judicial days after this order is issued, forward a copy of the Respondent's driver's license, identicard, or comparable information along with the date of issuance to DOL. If respondent has a concealed pistol license, DOL must immediately notify a law enforcement agency that the court has directed the revocation of the license.
3.	Transfer to Superior Court
	[] This case is transferred to Superior Court and all actions in this case will be handled in the Superior Court listed below.
RCW	7.105.215, .330, .460, Temporary Extreme Risk Protection Order-

	C	ourt Hearing. A hearing is scheduled in _		County Superior Cour
	or	n (date)	, at (<i>time</i>)	a.m./p.m
		(location):		
	S	ee How to Attend below.		
9.	After	-Hours Order - Law Enforcement Petiti	ons	
	be pr <i>Te</i> ju	ne below named judicial officer directs the elow, to signify that the judicial officer has resented and found that it established rea emporary Extreme Risk Protection Order dicial officer's signature was communicat] telephone [] email [] fax [] other re	reviewed the petiti sonable cause for t – <i>Without Notice</i> . P ed by:	on and evidence the issuance of this Permission to affix the
10.	-	PONDENT: You must appear at the next	` .	- ,
		· ·		
HOV	v to atte	end the next court hearing (date and time	ne on page 1)	
The I	nearing	scheduled on page 1 will be held:		
1		In person		
للے ا	Щ	Judge/Commissioner:	Courtroo	om:
		Address:		
	7	Online (audio and video) App:		
5		[] Log-in:		
		[] You must get permission from the cou hearing to participate online (audio and v		
()	9	By Phone (audio only) [] Call-i	n number	
	8	[] You must get permission from the cou hearing to participate by phone only (with contact:		
	_ \	If you have trouble connecting online contact)	or by phone (instru	uctions, who to

	Ask for an interpreter, if needed. Contact:	8	Ask for disability accommodation, if needed. Contact:
Ask for an	interpreter or accommodation as	soon as yo	u can. Do not wait until the hearing!
Voluntarily s pursuant to prosecution	nay be extended pursuant to RC\ surrendering firearms or providing an extreme risk protection order under chapters 7.105, 9.41, or 9 at	g testimony may not be A.56.310 R	regarding the surrender of firearms used against you in any criminal CW.
Dateu	at	_ a.m./p.m •	Judge/Commissioner
Presented b	py:	Ī	Print Judge/Commissioner Name
Signature o	f Petitioner/Attorney WSBA No.	_ <u> </u>	Print Name/Badge Number, if applicable
The D	atitionar ar Datitionaria attorna	v must sar	mplote the Law Enforcement and

The Petitioner or Petitioner's attorney must complete the Law Enforcement and Confidential Information – Extreme Risk Protection Order, form XR 105.

Superior Court of Washington, County of Skagit

		No			
Petitioner	DOB	Extreme	Extreme Risk Protection Order		
V	VS.	(XRPO)			
		[] Rene	wal (ORRXRPC)	
Respondent	DOB	Complia	Compliance Hearing Date/Tim		
		See Hov	v to Attend, sec	ction 10	
		Clerk's A	ction Required:	6, 7, 8, 9	
	Extreme Risk Pro	otection Orde	er		
any firearm or a concealed not limited to firearms as de you may be charged with a years after this order expire You have the sole responder and only after writted Respondent's Distinguish	escribed below. Under lescribed below. Under lescribe and you may notes. Sibility to not violate and application.	RCW 7.105.46Ó(it be able to have	2), if you violate a firearm for at	this order, least 5 more	
	•	Sex	Race	Hair	
		Height	Weight	Eyes	
This 1-year order expires	s on date:	time:	a.m./p.m.		
Respondent: You must implicated below. If you have oth	ner firearms, you must s	surrender all of th		ol licenses	
RCW 7.105.215, .335, .460 Mandatory (01/2023) XR 141	Extreme Risk Pro p. 1 of				

Attach additional sheet if there are more firearms to list.

Respondent: This order will last until the date and time noted above. If you have not done so already, you must immediately surrender to the (name of local law enforcement agency)

all firearms in your custody, control, or possession and any concealed pistol licenses issued to you under RCW 9.41.070. You may not have in your custody or control, access, purchase, possess, receive, or attempt to purchase or receive, a firearm, or a concealed pistol license, while this order is in effect. You have the right to request one hearing to terminate this order in every 12-month period that this order is in effect, starting from the date of this order and continuing through any renewals. You may seek the advice of an attorney as to any matter connected with this order.

Respondent:

- 1. Firearms Surrender. You must immediately surrender all firearms by these deadlines:
 - A. Personally served: If this order is served by a law enforcement officer, immediately surrender all firearm/s and any concealed pistol license/s to the serving officer.
 - **B.** Attended the hearing: If you attended the hearing where the court issued this order. surrender the firearm/s and concealed pistol license/s to the law enforcement agency listed in this order on the same day as the hearing. Contact the law enforcement agency for directions on how to surrender the firearm/s. Do not bring weapons to the courthouse for surrender.
 - C. Alternative service: If you are served by other means, you must surrender all firearm/s to the control of local law enforcement agency within 24 hours of being served.

This	Extreme Risk Protection Order is based upon the following:
2.	Notice: Respondent received notice of this hearing by [] personal service [] publication [] mail.
3.	Hearing: The court held a hearing before issuing this full protection order. These people attended:
	[] Petitioner
4.	The Court finds: By a preponderance of the evidence that the Respondent poses a significant danger of causing personal injury to self or to others in the future by having in Respondent's custody or control, purchasing, possessing, accessing, receiving, or attempting to purchase or receive a firearm; based upon <i>(check all that apply):</i>
	a. [] Respondent has access to someone else's firearm/s.
	b. [] Respondent owns a firearm/s or has expressed intent to obtain a firearm.
	 c. [] Respondent has unlawfully or recklessly used, displayed, or brandished a firearm.
	d. [] Respondent recently acquired a firearm/s.

	e.	[]	Respondent violated a civil or criminal protection order, no-contact order or restraining order.
	f.	[]	Respondent was/is the subject of a previous or current extreme risk protection order.
	g.	[Respondent violated a previous or current extreme risk protection order.
	h.	[]	Respondent has been arrested for or convicted of a domestic violence crime as defined in RCW 10.99.020.
	i.	[]	Respondent has been arrested for or convicted of a felony offense or violent crime.
	j.	[]	Respondent has been convicted of a hate crime under RCW 9A.36.080.
	k.	[]	Respondent has recently committed or threatened violence against self or others, whether or not Respondent had a firearm.
	I.	[]	Respondent has shown, within the past 12 months, a pattern of acts or threats of violence, which can include violent acts against self or others.
	m.	[Respondent has a history of use, attempted use, or threatened use of physical force against another person.
	n.	[Respondent has a history of stalking another person.
	0.	[Respondent's behaviors present an imminent threat of harm to self.
	p.	[]	Respondent's behaviors present an imminent threat of harm to others.
	q.	[]	There is corroborative evidence of Respondent's abuse of [] alcohol or [] controlled substances.
	r.		Other:
5.	health	ev	on: The court has considered whether it is appropriate to order a behavioral aluation of the Respondent. The court finds that conducting a behavioral health is [] appropriate [] not appropriate.
	qu	alifi	ondent: You must have a behavioral health evaluation completed by a led evaluator within days of this order. Proof of obtaining the ation must be filed with this court within days of completion.
	[] WI	nile	appropriate, the court is not ordering an evaluation for the following reason/s:
6.	Wash	ing	ton Crime Information Center (WACIC) and Other Data Entry
	followi (check	ng (<i>or</i>	law enforcement agency (county or city) law one): [] Sheriff's Office or [] Police Department same agency that entered the temporary order, if any)
	(List th	<i>i</i> C 3	, , , , , , , , , , , , , , , , , , , ,
	•		ncy shall enter this order into WACIC and National Crime Info. Center (NCIC).
7.	This a	ger	

	 The law enforcement agency where the restrained person lives or can be served shall serve the restrained person with a copy of this order and shall promptly complete and return proof of service to this court.
	Law enforcement agency: (county or city)(check only one): [] Sheriff's Office or [] Police Department
	[] The petitioner shall make private arrangements for service and have proof of service returned to this court. (<i>This is only an option if surrender of weapons is already completed and verified by the court.</i>)
	Clerk's Action . The court clerk shall forward a copy of this order on or before the next judicial day to the agency and/or party checked above. The court clerk shall also provide a copy of the order to the protected person.
	[] Alternative Service Allowed. The court authorizes alternative service by separate order (specify):
	[] Not required. The restrained person appeared at the hearing, in person or remotely, and received notice of the order. No further service is required. See section 3 above for appearances. (<i>May apply even if the restrained person left before a final ruling is issued or signed.</i>)
8.	[] Service on Others
	Service on the adult's guardian/conservator (name/s) is:
	[] Required.
	[] The law enforcement agency where the person to be served lives or can be served shall serve a copy of this order and shall promptly complete and return proof of service to this court.
	Law enforcement agency: (county or city)(check only one): [] Sheriff's Office or [] Police Department
	 The petitioner shall make private arrangements for service and have proof of service returned to this court.
	Clerk's Action . The court clerk shall forward a copy of this order on or before the next judicial day to the agency and/or party checked above.
	[] Not required. They appeared at the hearing where this order was issued and received a copy.
9.	DOL Notification
	The issuing court shall, within 3 judicial days after this order issued, forward a copy of the Respondent's driver's license, identicard, or comparable information along with the date of issuance to DOL. If respondent has a concealed pistol license, DOL must immediately notify a law enforcement agency that the court has directed the revocation of the license.
10.	Compliance Hearing
	[] No Compliance Hearing Scheduled. The court finds that respondent has timely and completely surrendered all firearms in the respondent's custody, control, or possession and any concealed pistol license to a law enforcement agency and is in compliance with this order pursuant to RCW 7.105.340(6).

[] Respondent: You must attend the hearing listed on page 1 of this order and show the court that you surrendered your firearm/s and concealed pistol license/s.				
pursuant to	Voluntarily surrendering firearms or providing testimony regarding the surrender of firearms pursuant to an <i>Extreme Risk Protection Order</i> may not be used against you in any criminal prosecution under chapters 7.105, 9.41, or 9A.56.310 RCW.			
How to at	tend the hearing on page 1			
The hearing	scheduled on page 1 will be held:			
	In person			
ш	Judge/Commissioner: Courtroom:			
	Address: 205 W. Kincaid St. Rm 202, Mount Vernon WA			
	Online (audio and video) App:			
	[] Log-in:			
	[] You must get permission from the court at least 3 court days before your hearing to participate online (audio and video). To make this request, contact:			
09	By Phone (audio only) [] Call-in number			
5	[] You must get permission from the court at least 3 court days before your hearing to participate by phone only (without video). To make this request, contact:			
1	If you have trouble connecting online or by phone (instructions, who to contact)			
	Ask for an interpreter, if needed. Contact: Ask for disability accommodation, if needed. Contact:			
Ask for an	interpreter or accommodation as soon as you can. Do not wait until the hearing!			
Dated:	ata.m./p.m Judge/Commissioner			
	g			

RCW 7.105.215, .335, .460 Mandatory (01/2023) XR 141 Print Judge/Commissioner Name

i acknowledge receipt of a copy of this order.			
Signature of Respondent	Print Name		
Signature of Respondent's Attorney WSBA No.	Print Name		
Signature of Petitioner/Attorney WSBA No.	Print Name and Badge No., if applicable		

The Petitioner or Petitioner's lawyer must complete the Confidential and Law Enforcement Information – Extreme Risk Protection Order form, XR 105.

NOTICES:

To Petitioner: You may file a motion to ask the court to renew this 1-year order. You may begin that process no sooner than 90 days prior to the date this order expires (see page 1).

To Respondent: You may file a motion requesting the court to terminate this 1-year order. You may make this request only once during the 1year period of this order.

To both parties: The court will consider any motion to terminate or renew this order only upon the filing of a written motion, the scheduling of a hearing, and notice to the other party.

Respondent: Read more information about surrender of weapons.

Receipt: The law enforcement officer who receives your firearms will prepare a receipt with a list of the firearms and any concealed pistol license/s. The law enforcement officer must file the receipt with the court within 72 hours. The officer will give you a copy of the receipt to keep for your records.

If someone else owns the firearms: If the law enforcement agency determines someone else is the lawful owner of the firearm/s, the agency will return the firearm to the lawful owner, if:

- the firearm is removed from the Respondent's custody, control, and possession;
- the lawful owner provides written verification to the court regarding how they will safely store the firearm in a way that Respondent does not have access and control of the firearm;
- the court advises the lawful owner of the penalty for failure to do so; and
- the owner is lawfully authorized to possess the firearm.