,	STATE OF N JU	MICHIGAN DICIAL CIRCU COUNT		IMMEDIATE E				CASE NO. and JUDGE	
ORI MI-		Co	ourt add	Iress				Court t	elephone no
Petitioner law enforcement officer name, agency and tele			and telephone no.		Responder	nt's name		Age	
						Address ar	nd telephon	e no. where court can reach respond	ent
Full name	e of respondent	(type or print)*						Driver's license number (if known)	
Height	Weight	Race*	Sex*	Date of birth*	Age	Hair color	Eye color	Other identifying information	
This ord shown a council	der may be e a copy of it, e act or on an	enforced anywhor has verified in information ne	iere in ts exis twork	this state by a tence on the la maintained by	a law er aw enfo the Fe	nforcemen rcement ir deral Bure	t agency nformation au of Inve	_	he order, is
		t's parent, guardian			·	. ,		(s) custodian(s) is:	
		no. if different than						if different than respondent	
IT IS O	RDERED:								
	E RESPOND a court order		entered	d against you.	Read it	carefully	and follov	v each of the specific orders li	sted below
Firearm	<u>Surrender</u>								
1. You i	must surren	der any firearm	s in yo	ur possession	or con	trol 🗌 im	mediately	v after \square within 24 hours of	being

☐ If this box is checked, firearms may be surrendered to one of the licensed firearm dealers on the list maintained by

served with this order or receiving actual notice of the existence of this order.

this court instead of the law enforcement agency designated above.

You must surrender them to the $\frac{}{\text{Name of law enforcement agency}}$

Immediate Emergency Ex Parte Extreme Risk Protection Order	(6/25)
Page 2 of 5	

Case No.	

Restrictions on Firearms and Licenses

- 2. You cannot purchase or possess a firearm. If you have been issued a license to purchase, carry, possess, or transport pistols under MCL 28.422 that you have not used yet and it is not void yet, you must not use it and must surrender it to the law enforcement agency identified in item 1.
- 3. You must surrender any license to carry a concealed pistol to the county clerk as required by MCL 28.428. You cannot apply for a concealed pistol license. If you have been issued a license to carry a concealed pistol, the license will be suspended or revoked under MCL 28.248 once this order is entered into the law enforcement information network.

Mandatory Filing Requirements

4. You must verify to the court that you have complied with these surrender requirements. A failure to comply with the filing requirements below will result in the issuance of either a warrant or an order to show cause why you should not be held in contempt of court.

Not later than 24 hours after you receive a copy of or have actual notice of this order, you must do one of the following:

- a. **If you had firearms or a concealed pistol license** in your possession or control, file with the court that issued the order one or more documents or other evidence verifying that all of the following statements are true:
 - All firearms previously in your possession or control were surrendered to or seized by the local law enforcement agency identified in item 1 or, if allowed by the court, to one of the licensed firearm dealers on the list maintained by this court.
 - ii. Any concealed pistol license was surrendered to or seized by the local law enforcement agency identified in item 1, or surrendered to the county clerk as required by the order and MCL 28.428.
 - iii. At the time of the verification, you do not have any firearms or a concealed pistol license in your possession or control.

OR

- b. **If you did not have firearms or a concealed pistol license** in your possession or control, file with the court that issued the order one or more documents or other evidence verifying that both of the following statements are true:
 - At the time the order was issued, you did not have a firearm or concealed pistol license in your possession or control.
 - ii. At the time of the verification, you do not have a firearm or concealed pistol license in your possession or control.

To complete this required verification, you may fill out and sign **SCAO form CC 459** and file it with the court. It is available on the SCAO website at www.courts.michigan.gov/SCAO-forms. If the court is closed when the 24-hour period expires, you must complete this required filing with the court not later than the next business day.

Order Violations

5. Violating any part of this order subjects you to immediate arrest, contempt of court, an automatic extension of the order, and criminal penalties, including imprisonment for up to one year for an initial violation and up to five years for a subsequent violation.

Your Rights

6. You have the right to seek the advice of, and be represented by, an attorney.

mmed Page 3	iate Emergency Ex Pa of 5	rte Extreme Risk Prot	ection Order	(6/25)	Case No		
to no	If this order has been issued without written or oral notice to you (ex parte), you may request and attend a hearing to modify or terminate this order. The hearing will be held within 14 days after the order is served or you receive actua notice of the order, but you must request this hearing within 7 days after the order is served or after you receive actua notice of the order.						
or red	you receive actual quest this hearing v psed to the public u	notice of the order within 3 days after t	, excluding when the order is s	veekends and holi served or after you	be held within 5 days after the order is served days if the court is closed to the public. You must receive actual notice of the order. If the court is st must be made not later than the next business		
Yo mo cle go tha If y fro	 8. In addition to the hearing described in item 7, you may file a motion to modify or terminate this order at any time. You may file one motion to modify or terminate the order during the first six months the order is in effect, and one motion during the second six months the order is in effect. A motion form and filing instructions are available from the clerk of the court that issued the order or you may use SCAO form CC 460 that is available at www.courts.michigan.gov/SCAO-forms/ to accomplish this purpose. At the hearing, you must prove, by a preponderance of the evidence, that you no longer pose a risk to seriously physically injure another individual or yourself by possessing a firearm. If you file more than one motion during these times, the court may summarily dismiss your motion without a response from the petitioner and without a hearing. TO LAW ENFORCEMENT 9. The following firearms were identified in the complaint as firearms that the petitioner believes the respondent owns 						
	or controls.						
	Type of firearm	Manufacturer	Model	Caliber/gauge	Location (if known)		
	The petitioner pro	ovided the following	j information	to assist in locati	ng the firearm(s):		
□ 10). The court has ord	dered the responde	ent to immed	iately surrender th	e individual's firearms, including those listed		
	in item 9, if any. The must proceed to seize the respond				must proceed to seize the respondent's		
			rved with or	receives actual no	otice of this order, after first giving the respondent		
is	s shown a copy of it	t, or has verified its	existence or	n the law enforcen	ent agency that receives a true copy of the order, nent information network as provided by the CJIS deral Bureau of Investigation.		

	ediate Emergency Ex Parte Extreme Risk Protection C e 4 of 5	Order (6	(6/25) Case No	
Ū	The Michigan State Police		shall	
			enforcement agency report the entry of this order to the Federal Bureau of Investig	gation
13.	Name of law enforcement agency or local entering authorinformation network pursuant to MCL 691.18		is directed to enter this order into the law enforcement	
14.	The respondent may reclaim any firearm(s) a	after the	he expiration date of this order or it is terminated, subject to the transferred to a licensed firearm dealer if the restrained indi	
The /hos	law enforcement agency designated for forwarding the order jurisdiction the respondent resides. MCL 691.1809(g).	der to the	ne Federal Bureau of Investigation under MCL 691.1815(1) must be an agenc	cy within
THI	S ORDER IS BASED ON THE FOLLOWING	FINDIN	INGS:	
15.	parte extreme risk protection order under MC the factors identified in MCL 691.1807(1), the reasonably be expected within the near future or another individual by possessing a firearm	L 691.1 le court lre to in m, and respon	nt involving the respondent requested an immediate emerger .1801 et. seq. Pursuant to MCL 691.1807(4), and after consider that the presponder intentionally or unintentionally seriously physically injure the das engaged in an act or acts or made significant threat ondent will intentionally or unintentionally seriously physically arm.	dering nt can emself s that
16.	Petitioner requested an ex parte order. Based without notice because:	d on cle	clear and convincing evidence, an ex parte order should be en	ntered
	\square immediate and irreparable injury, loss, or d	amage	ge will result from the delay required to give notice.	
	notice itself will precipitate adverse action l	before a	e an extreme risk protection order can be issued.	
17.	The factors identified by the court in issuing th finding in space provided on next page.)	is order	er include the following: (Use note: Include specific information regarding	ng each
	•		se of physical force by the respondent against another individence violence or threat of violence involved a firearm	ual, or
			ental illness or a serious emotional disturbance, as defined in agerous to other individuals or to the respondent	
	 ☐ The following current and/or past orders er ☐ Extreme risk protection order ☐ Personal protection order under MCL 60 ☐ Pretrial release order ☐ Probation or 	00.2950		
	\square Violation of a previous or existing extreme	risk pro	rotection order	
	☐ Violation of a previous or existing personal	protect	ection order under MCL 600.2950 or MCL 600.2950a	

Immediate Emergency Ex Parte Extreme Risk Protection Order	(6/25)	Case No
Page 5 of 5	()	
 □ Previous criminal conviction of, pending criminal petitions against the responding for the commis □ a misdemeanor violation of MCL 750.81 □ a violation of MCL 750.411h, MCL 750.411i, □ an offense that has assault as an element □ an offense that has an element including a troop □ an offense that is a crime committed against is defined in MCL 600.2950k □ an offense involving cruelty or abuse of anim □ a serious misdemeanor, as that term is defin 	esion or attempted commission or a similar offense in another j nreat to person or property the person or property of a spo	of any of the following offenses: urisdiction
Evidence of recent unlawful use of controlled su	ubstances by the respondent	
Recent abuse of alcohol		
\square Previous unlawful possession, use, display, or b	orandishing of a deadly weapor	by the respondent
Evidence of an acquisition or attempted acquisi weapon or ammunition	ition within the previous 180 da	ys by the respondent of a deadly
Additional information the court found to be reliable information from family and household member		
\square The following other facts the court found to be r	relevant:	
Specific information regarding findings in item 17:		
18. \square The respondent \square is \square is not an inc	dividual described in MCL 691.	1805(5).
OR		
\square It is unknown whether the respondent is an indi	vidual described in MCL 691.18	305(5).
	Judge signature and date	

Case No. ___