Petitioner's Name	_	
Address (may be omitted for privacy)	_	
City, State, ZIP	_	
Telephone (may be omitted)	_	
	DISTRICT JUVENILE COURT	
	COUNTY, STATE OF UTAH	
	CHILD PROTECTIVE ORDER	
Petitioner,	_	
VS.	Case No.	
	Judge	
Respondent		
NOTICE TO RESPONDENT:		
PERSON PROTECTED BY THE VIOLATE THE ORDER'S PRO	E VIOLATING THIS ORDER EVEN IF ANY E ORDER INVITES OR ALLOWS YOU TO HIBITIONS. ONLY THE COURT CAN CHANGE ELD IN CONTEMPT FOR IGNORING OR HE ORDER.	
	The following parties were in	
attendance: [] Petitioner	Petitioner's attorneyRespondent's attorney	
	fied Petition for Child Protective Order and:	
[] has received argument and [] has accepted the stipulation [] has entered the default of the stipulation is a second or stipulation in the stipulation in the stipulation is a second or stipulation in the stipulation in the stipulation is a second or stipulation in the stipulation in the stipulation is a second or stipulation in the stipulation in the stipulation is a second or stipulation in the stipulation in the stipulation is a second or stipulation in the stipulation in the stipulation is a second or stipulation in the stipulation in the stipulation is a second or stipulation in the stipulation in the stipulation is a second or stipulation in the stipu		

[]	imminent danger of being abuse	ed. en liste	d below are being abused or are in d below have been abused by someone t, guardian, or custodian.
	PETITIONER IS GRANTED TO UTAH CODE SECTION 7		
(The Judg	e or Commissioner shall initial	l each s	section that is included in this Order.)
abuse a attempt	gainst the following children, ar	ıd shall	ng, committing, or threatening to commit not stalk, harass, or threaten to use or nably be expected to cause physical injury
	Child's Name		Relationship to Respondent
telepho paragra [] 3. The	ning, contacting, or otherwise coph 1, directly or indirectly.	ommun	spondent is prohibited from harassing, icating with the minor child/ren in dered to stay away from the residence and
and any	known subsequent residence of		inor child/ren, and Respondent is the utility services to the residence.
[] 4. The	Respondent is ordered to stay av	vay fro	m:
[]	Child's school:		
	Child's name	School	address (Street, City, State, ZIP)
	•	this lo	ool as the children. Respondent is not cation, but the following restrictions apply dren are both there:

Child's name	Address of place of worship (Street, City, State, ZI
not ordered to	ends the same place of worship as the children. Responstay away from this location, but the following restrictive respondent and the children are both there:
[] Child's work:	
Child's name	Work address (Street, City, State, ZIP)
ordered to stay	orks at the same place as the children. Respondent is no away from this location, but the following restrictions ndent and the children are both there::
[] These places, v	which the child goes to often:
Child's name	Name of place and address (Street, City, State, ZIP

[]	6. The minor child/ren are awarded possession of the following essential personal effects:
This av	ward is subject to subsequent orders concerning the listed property in future proceedings.
	7. Law enforcement agencies with jurisdiction over the protected locations are hereby directed and authorized to render any necessary assistance to the above-named petitioner in retrieving the child/ren named in this Protective Order and give physical custody of said child/ren

8. Law enforcement agencies with jurisdiction over the protected locations shall accompany the minor child/ren to ensure that they safely regain possession of the awarded property.

to the petitioner. Such action includes, but is not limited to, obtaining access to the

child/ren through locked doors and gates and restraining any persons who may attempt to

9. Law enforcement agencies with jurisdiction over the protected locations shall facilitate Respondent's removal of Respondent's essential personal belongings from the parties' residence. The law enforcement officer shall contact Petitioner to make these arrangements. Respondent may not contact the Petitioner or enter the residence to obtain any items.

RESPONDENT'S VIOLATION OF PROVISIONS "1" THROUGH "9" OF THIS ORDER, IS A CLASS A MISDEMEANOR UNDER UTAH CODE SECTION 76-5-108.

IF RESPONDENT'S VIOLATION OF PROVISIONS "1" THROUGH "9" OF THIS ORDER, IS A SECOND OR SUBSEQUENT DOMESTIC VIOLENCE OFFENSE, ENHANCED PENALTIES MAY BE IMPOSED UNDER UTAH CODE SECTIONS 77-36-1.1 AND 77-36-2.4.

prevent the removal of said child/ren.

VIOLATION OF PROVISIONS "a" THROUGH "i" BELOW MAY SUBJECT RESPONDENT TO CONTEMPT PROCEEDINGS.

[_]a. The Petitioner is granted custody of the following minor child/ren:
[_]b. The Respondent shall have parent-time as follows:
	The Respondent is restrained from using drugs and/or alcohol prior to or during parent-time.
[_]c. The Respondent is restrained from removing the minor child/ren from the state of Utah.
[_]d. The Respondent is ordered to pay child support in the amount of \$pursuant to the Utah Uniform Child Support Guidelines.
[_]e. The Respondent is ordered to participate in mandatory income withholding pursuant to Utah Code Annotated § 62A-11, Parts 4 and 5.
[_]f. The Respondent is ordered to pay one-half of the minor child/ren's day care expenses.
[_]g. The Respondent is ordered to pay one-half of the minor child/ren's medical expenses including premiums, deductibles and co-payments.
[_]h. The Respondent is ordered to pay the minor child/ren's medical expenses, suffered as a result of the abuse in the amount of \$
[_]i. Other:

[] 10. The Division of C to the status of Petition		Family Services shall provide information to the Court as terral.		
[] 11. A guardian ad lite	m is app	pointed to represent the best interests of the minor child/ren.		
authority to compel Ro forcibly evict and restricted	12. Law enforcement agencies with jurisdiction over the protected locations shall have authority to compel Respondent's compliance with this Order, including the authority to forcibly evict and restrain Respondent from the protected areas. Information to assist with identification of the Respondent is attached to this Order.			
13. Under federal law, the Respondent may be prohibited from purchasing, owning, transporting, using or possessing a firearm and ammunition. There is an exemption for police and military personnel while on actual duty and those persons need to contact their immediate supervisors for further instructions regarding compliance with federal law.				
14. Respondent was afforded both notice and opportunity to be heard in the hearing that gave rise to this order. Pursuant to the Violence Against Women Act of 1994, P.L. 103-322, 108 Stat. 1976, 18 U.S.C.A. 2265, this order is valid in all the United States, the District of Columbia, tribal lands, and United States Territories. This order complies with the Uniform Interstate Enforcement of Domestic Violence Protection Orders Act.				
15. Expiration of Orde	er			
Child's name				
Date order expires				
Relationship to respondent				
Reason	[]	This order expires 150 days because the respondent is the parent, stepparent, guardian or custodian of the child.		
	[]	This order expires in less than 150 days because:		

This order expires in more than 150 days for the following

		good cause:
	[]	This order expires when the child turns 18 because the respondent is not a parent, stepparent, guardian or custodian of the child.
Child's name		
Date order expires		
Relationship to respondent		
Reason	[]	This order expires 150 days because the respondent is the parent, stepparent, guardian or custodian of the child.
	[]	This order expires in less than 150 days because:
	[]	This order expires in more than 150 days for the following good cause:
	[]	This order expires when the child turns 18 because the respondent is not a parent, stepparent, guardian or custodian of the child.
Child's name		
Date order expires		
Relationship to respondent		
Reason	[]	This order expires 150 days because the respondent is the parent, stepparent, guardian or custodian of the child.
	[]	This order expires in less than 150 days because:

		[]	This order expires in more than 150 days for the following good cause:
		[]	This order expires when the child turns 18 because the respondent is not a parent, stepparent, guardian or custodian of the child.
	Child's name		
	Date order expires		
	Relationship to respondent		
	Reason	[]	This order expires 150 days because the respondent is the parent, stepparent, guardian or custodian of the child.
		[]	This order expires in less than 150 days because:
		[]	This order expires in more than 150 days for the following good cause:
		[]	This order expires when the child turns 18 because the respondent is not a parent, stepparent, guardian or custodian of the child.
DATEI	DATED: BY THE COURT:		
			JUVENILE COURT JUDGE

Notice to Petitioner

Petitioner may provide a copy of this order to the children's school principal. (Utah Code 78B-7-105(2)(b)(ii))

Petitioner may enforce a court order if respondent violates or fails to comply with provision(s) of this order.

The address provided by the petitioner will not be made available to the respondent.

If at any time, you receive services through the Office of Recovery Services, and you want to keep your location information confidential, you must provide a copy of your current protective order to ORS.

YOU CANNOT WAIVE, ALTER, IGNORE, OR DISMISS THIS ORDER WITHOUT FURTHER COURT ACTION. YOU MAY BE HELD IN CONTEMPT FOR IGNORING OR ALTERING THE TERMS OF THIS ORDER.