4-965. Order of protection, mutual, non-mutual.

PROTECTED PARTY ([] PETITIONER [] RESPONDENT) First Middle Last		ROTECTED	nded Order PARTY IDI	ENTIFIERS	
First Middle Last			PARTY IDE	ENTIFIERS	
First Middle Last			PARTY IDI	ENTIFIERS	
	4	ate of Birth o			
And/or on behalf of minor family member(s): (list name and DOB)	O	ther Protecte	f Protected ed Persons/	•	
V.	_				
	DECTDA	INCD DADT	/ IDENITIE!	EDC	
RESTRAINED PARTY		INED PART			N/T
	SEX	RACE	DOB	HT	WT
First Middle Last	EYES	HAIR	SOCIAL	 _ SECURITY #	<u> </u>
i iist iviidale Last	LILS	TIAIN	_	ed in New Me	
Relationship to Protected Party:	DRIVE	RS LICENSE		STATE	EXP DATE
reductioning to Frotostour dity.	DIVIVE	(O LIOLITOL		OTATE	EXI BITTE
Restrained Party's Address					
	Distingu	ishing Featu	ires		
CAUTION: [] Weapon Involved [] Credible Threat. Firearm Delivery Ordered.					
THE COURT HEREBY FINDS: That it has jurisdiction over the parties and subject matter, and the opportunity to be heard. [] Additional findings of this order follow on succeeding pages. THE COURT HEREBY ORDERS: [] That the above named Restrained Party be restrained from con	nmitting furt	her acts of al	buse or thre		nable notice and
[] That the above named Restrained Party be restrained from any [] Additional terms of this order are as set forth on succeeding parts.		h the Protect	ted Party.		
The terms of this order shall be effective until	yes], [<u> </u>
WARNINGS TO THE RESTRAINED PARTY: This order shall be enforced, even without registration, by the courts may be enforced by Tribal Lands under 18 U.S.C. Section 2265. (may result in federal imprisonment under 18 U.S.C. Section 2262. As a result of this order, it is unlawful for you to possess or purch under 18 U.S.C. Section 922(g)(8) and NMSA 1978, Section 30-7-1 have any questions whether federal law makes it illegal for you to p Only the court can change this order. Page 1 of	Crossing sta ase ammur 6, and may	nte, territorial nition or a fire be unlawful urchase a fir	, or tribal be earm, includ under 18 U. earm, you s	oundaries to v ding a rifle, pis S.C. Section 9	stol, or revolver, 21(a)(32). If you

ADDITIONAL PAGES¹ OF ORDER OF PROTECTION

3. CONSEQUENCES OF ENTRY OF ORDER OF PROTECTION

Violation of this order by the restrained party can have serious consequences, including:

- A. If you violate the terms of this order, you may be charged with a misdemeanor, which is punishable by imprisonment of up to three hundred sixty-four (364) days and a fine of up to one thousand dollars (\$1,000.00), or both. You may be found in contempt of court.
- B. If you receive, transport, or possess a firearm or destructive device while the order of protection is in effect, you may be charged with a misdemeanor, which is punishable by imprisonment for up to three hundred and sixty-four (364) days and a fine of up to one thousand dollars (\$1,000.00).
- C. If you are the spouse or former spouse of the other party, an individual who cohabitates with or has cohabitated with the other party, or if you and the other party have had a child together, federal law also prohibits you from possessing or transporting firearms or ammunition while this order is in effect. If you have a firearm or ammunition, you should immediately dispose of the firearm or ammunition. Violation of this law is a federal crime punishable by imprisonment for up to ten (10) years and a fine of up to two hundred and fifty thousand dollars (\$250,000.00).
- D. If you are not a citizen of the United States, violation of this order will have a negative effect on your application for residency or citizenship.

4. FINDING OF DOMESTIC ABUSE

An act of domestic abuse was committed by [] the respondent [] the petitioner that necessitates an order of protection. [] The petitioner [] The respondent is the protected party under this order.

5. FINDING THAT THE RESTRAINED PARTY PRESENTS A CREDIBLE THREAT TO THE PROTECTED PARTY'S PHYSICAL SAFETY, ORDER

The restrained party presents a credible threat to the physical safety of the protected party, who is a household member.

The restrained party shall deliver any firearm in the restrained party's possession, care, custody, or control to a law enforcement agency, law enforcement officer, or federal firearms licensee while the order of protection is in effect, and shall refrain from purchasing, receiving, or possessing, or attempting to purchase, receive, or possess, any firearm while the order of protection is in effect.

6. DOMESTIC ABUSE PROHIBITED

The restrained party shall not abuse the other party or members of the other party's household. "Abuse" means any incident by one party against the other party or another household member resulting in (1) physical harm; (2) severe emotional distress; (3) bodily injury or assault; (4) a threat by the petitioner or the respondent causing imminent fear of bodily injury to the other party or any household member; (5) criminal trespass; (6) criminal damage to property; (7) repeatedly driving by the protected party's or a household member's residence or work place; (8) telephone harassment; (9) stalking; (10) harassment; or (11) harm or threatened harm to children in any manner set forth above.

The restrained party shall not ask or cause other persons to abuse the other party or any other household members.

7. CONTACT PROHIBITIONS

The restrained party shall stay one hundred (100) yards away from the other party, the other party's home, and any work place at all times, unless at a public place, where the restrained party shall remain twenty-five (25) yards away from the other party except as specifically permitted by this order.

The restrained party shall not telephone, talk to, visit, or contact the other party in any way except as follows:

	·				
· · · · ·	each other by telephone regarding medical				
emergencies of minor children;	not noot or course another to noot anything				
[] The restrained party shall not post or cause another to post anything about the protected party on any form of social media, including, but not limited to,					
	chat. This prohibition includes posts about the				
protected party's family members, signi					
	modification, dried officialities.				
Other:					
[] The parties may attend joi	int counseling sessions at the counselor's				
discretion.					
(Unless the court has sealed the pro-	tected party's address, include it below.)				
Protected Party					
Home address	City, State, Zip Code				
	· · · · · · · · · · · · · · · · · · ·				
Work Address	City, State, Zip Code				
 Tribe/Pueblo (<i>if applicable</i>)	City, State, Zip Code				
Tribert debie (ii applicable)	Only, Otato, Zip Oode				
8. COUNSELING					
[] The restrained party shall	attend counseling at ,				
	s. The restrained party shall participate in,				
attend, and complete counseling as rec					
[] The protected party shall a	attend counseling at,				
	s. The protected party shall participate in, attend				
and complete counseling as recommen	,				
[] The restrained party shall report to, for a [] drug					
[and] [] alcohol screen by,(date) with the results					
returned to this court					

ماممام	[] The protected party shall report to	, for a [] drug [and] []
court.	nol screen by (date) with the results returned to this
court.	[] Other counseling	
requir	irements:	
		·
9.	CUSTODY	
[]	The court's orders regarding the minor child port and Division of Property Attachment of this	
10.	PROVISIONS RELATING TO SUPPORT	
[]	The court's orders regarding support issues ody, Support and Division of Property Attachm	
11.	PROPERTY, DEBTS, AND PAYMENT OF I	MONEY
[]	•	, and payment of money are found in
12.	PARTIES SHALL NOT CAUSE VIOLATION	I
	While this order of protection is in effect the	
	act that would cause the restrained party to vionded to and does not create a mutual order of p	
	ion 40-13-6 (D), only the restrained party can be	
13.	ADDITIONAL ORDERS	
[]		- · · ·
	re to appear may result in the issuance of a be issal of this order.	ench warrant for your arrest or
Any p hearir	party ordered to attend counseling shall bring ping.	proof of counseling to the review
IT IS	FURTHER	
	DERED: ⁵	
		·
	NOTICE TO LAW ENFORCEMENT AGENO	
	(name) is ordered	to surrender all keys to the residence
to law	w enforcement officers. [] Law enforcement officers or	shall he present
during	ng any property exchange.	Shan be present

	[]			County, State of that there are contradictory
provis	sions.			,
	This o dy or su To ma	CE TO PARTIES rder does not serve as a di pport issues. ke a request to extend this opy of this order at least th	order, the protected	d party should return to the
party writter within	e: [] [] [] et court j disagre n object ten (10	reviewed the petition for or reviewed the counter-petitic conducted hearings on the after notice and hearing, pudge regarding disposition es with the recommendations and a request for hearly days. A copy of those objuil on the other party.	ion for order of prote merits of the petition repared this order a of the request for o ons, that party may, ring on those object	on; as my recommendation to the order of protection. If any but is not required to, file tions with the district court
			Signed Title Court's telephone	number:
object	ns in ef tions ar	ourt has reviewed the recor fect unless and until it is mo e filed the court may condu (a) NMRA.)	odified by a district o	•
so o	RDERE	D:		
Distric	ct Judge)	Date	
[] [] []	the res	spondent's counsel on	(<i>dat</i> e delivered [] faxed [] mailed to []the respondent). ⁶] mailed to [] the petitioner

Signed
Title

USE NOTES

- 1. The first page of this order of protection shall be in the uniform format preceding the heading for additional pages of the order.
- 2. This order may be entered only after a hearing at which the respondent received actual notice and at which the respondent had an opportunity to participate if 18 U.S.C. Section 922 is to apply to this order.
- 3. The federal definition of "intimate partner" under the Gun Control Act, 18 U.S.C. Section 921(a)(32), is narrower than the state definition of "household member" under the Family Violence Protection Act, NMSA 1978, Section 40-13-2(E). Thus, while the parties subject to this order must be household members as a matter of state law, the court also must determine whether they are intimate partners and therefore subject to 18 U.S.C. Section 922(g)(8), as described in Paragraph 2, above.
- 4. See Form 4-967 NMRA for the Custody, Support and Division of Property Order attachment.
- 5. If appropriate, an order providing for restitution may be included in this paragraph.
- 6. The respondent or the petitioner should be served at the time this order is issued, before leaving the courthouse. If a default order is issued, service on the non-attending party shall be made by mail or by personal service. See NMSA 1978, Section 40-13-6(A).

[Approved, effective November 1, 1999 until July 1, 2001; approved, as amended, effective May 1, 2001; as amended by Supreme Court Order No. 07-8300-020, effective September 17, 2007; by Supreme Court Order No. 08-8300-040, effective December 15, 2008; as amended by Supreme Court Order No. 19-8300-009, effective for all orders issued on or after July 1, 2019; as amended by Supreme Court Order No. 19-8300-015, effective for all cases pending or filed on or after December 31, 2019; as amended by Supreme Court Order No. 20-8300-010, effective for all cases pending or filed on or after December 31, 2020.]