Administrative Order 2025-16-Civ

GOVERNING PETITIONS FOR RISK PROTECTION ORDERS PURSUANT TO SECTION 790.401, FLA. STAT.

- (a) Pursuant to Article V, section 2(d) of the Florida Constitution, and section 43.26, Florida Statutes, the chief judge of each judicial circuit is charged with the authority and the power to do everything necessary to promote the prompt and efficient administration of justice.
- (b) Florida Rule of General Practice and Judicial Administration 2.215(b)(3) states the chief judge "ensures the efficient and proper administration of all courts within [this] circuit, considering available resources."
- (c) Section 790.401, Florida Statutes, as enacted by the Florida Legislature, permits law enforcement agencies and officers to file a petition with the Circuit Court for the issuance of a Risk Protection Order. The statute requires the Clerk of the Court and the petitioning party to provide certain information to the Court.
- (d) In accordance with the authority vested in the chief judge by Article V, section 2(d) of the Florida Constitution, section 43.26, Florida Statutes, and Florida Rule of General Practice and Judicial Administration 2.215, it is hereby **ORDERED**:

I. Duties of the Clerk of the Court, Section 790.401, Florida Statutes

- (1) Upon receipt of a newly-filed petition for risk protection order, the Clerk of the Court shall conduct a search of its records to determine if the respondent:
 - a. has had prior, or is currently involved in, any mental health or Baker Act cases;
 - b. was or currently is a Respondent in an action for a Risk Protection Order;
 - c. was or currently is the subject of a no contact order issued in an action for stalking, domestic, sexual, or dating violence under sections 741.30,

- d. was or currently is a defendant in a criminal action, including misdemeanor, felony, or traffic infraction cases.
- (2) After conducting the searches set out above, the Clerk of the Court shall immediately file with the Court a certificate of compliance listing the case number(s) of the related case(s) found or certifying no prior or pending cases could be found after a diligent search. The Clerk of the Court shall utilize the "Certificate of Compliance" form attached hereto as Attachment "A."
- (3) Upon receipt of a newly-filed petition for a risk protection order, the Clerk of the Court shall inform the Court of the filing by sending a notification to RPO@17th.flcourts.org and the assigned division judge, which shall include the case number.
- (4) All petitions for risk protection orders shall be designated RPO by the Clerk of the Court and assigned as follows:
 - a. **Division 45** all RPOs, except for those where the petitioning party is the Broward Sheriff's Office
 - b. **Division 63** all RPOs filed where the petitioning party is the Broward Sheriff's Office

In the event the judge assigned to Division 45 or Division 63 is unavailable, the judge assigned to Domestic Violence Backup Duty, or Civil Duty Judge if the Domestic Violence Backup Duty judge has a conflict, will preside over any required hearings.

- (5) Upon issuance of any order required to be served pursuant to section 790.401(5)(a), Florida Statutes, the Clerk of the Court shall, within six (6) hours after the court issues the order, electronically transmit a certified copy of the order and a copy of the petition to the petitioning law enforcement agency or the Broward Sheriff's Office, as applicable, for service by such agency.
- (6) The Clerk of the Court shall, within three (3) business days after the issuance of a temporary *ex parte* or final risk protection order, forward a copy of the order and all available identifying information concerning the respondent to the Florida Department of Agriculture and Consumer Affairs.

II. Duties of the Petitioner, Section 790.401, Florida Statutes

- (1) In determining whether grounds exist for the issuance of a risk protection order, including a temporary *ex parte* risk protection order, the court may consider any relevant evidence, including evidence relating to factors set forth in section 790.401(3)(c), Florida Statutes. Prior to filing a petition for a risk protection order, including a request for an *ex parte* risk protection order, the petitioning agency shall conduct a search of law enforcement databases to determine whether the respondent:
 - a. Has, within the past twelve (12) months, committed an act or threat of violence against himself/herself or others;
 - b. Has or has had in the past, serious or recurring mental health issues;
 - c. Was or currently is, a respondent in an action for a risk protection order and whether he/she violated a prior risk protection order;
 - d. Was or currently is, the subject of a no contact order issued under sections 741.30, 784.046, or 784.0485, Florida Statutes;
 - e. Has used or has threatened to use, a weapon against himself/herself or others;
 - f. Has unlawfully or recklessly displayed or brandished a firearm;
 - g. Has threatened physical force against or stalked another person;
 - h. In this State, or any other State, was arrested, convicted, had adjudication withheld or pled nolo contendere to a crime involving violence or a threat of violence;
 - i. Has a history of abusing alcohol or controlled substances; and
 - j. Recently acquired a firearm or ammunition.
- (2) If the petitioning law enforcement agency discovers any of the above information or other relevant evidence during its search of law enforcement databases, the petitioning agency shall file such information with the Clerk of the Court, unless already included in its' petition.
- (3) All petitions for a risk protection order shall:

- a. Allege the respondent poses a significant danger of causing personal injury to himself/herself or others by having a firearm or ammunition in his/her custody or control or by purchasing, possessing, or receiving a firearm or any ammunition;
- b. Be accompanied by an affidavit, based on *personal knowledge*, setting forth the specific statements, actions, or facts that give rise to a reasonable fear of significant dangerous acts by the respondent;
- c. Identify the quantities, types, and location of all firearms and ammunition the petitioner believes to be in the respondent's current ownership, possession, custody, or control, or the attempts by the petitioning agency to identify and investigate whether the respondent owns, controls, or possesses firearms or ammunition;
- d. Identify whether there is a known existing protection order governing the respondent under sections 741.30, 784.046, or 784.0485, Florida Statutes, or under any other applicable statute; and
- e. State that petitioner made a good faith effort to provide notice to the respondent's family or household member, and any unknown third party who may be at risk of violence, in compliance with s.790.401(2)(1), Florida Statutes.
- (4) The petitioning agency shall attach to its petition a physical description and location of the respondent. The law enforcement agency shall use a form that is substantially similar to Attachment "B."
- (5) In order to permit the Court to comply with its statutory duties to timely hold hearings and issues orders in risk protection cases, the petitioning party shall send an email notification to the Court at RPO@17th.flcourts.org and the assigned division judge upon the filing of a petition and motion for extend a risk protection order.
- (6) Upon service of any paper required to be served under section 790.401(5)(a), Florida Statutes, the law enforcement agency effecting service shall file a return of service with the Clerk of the Court as prescribed by the Florida Rules of Civil Procedure.

(7) Within seventy-two (72) hours of service of a temporary *ex parte* or final risk protection order, the law enforcement officer or agency taking possession of any firearm or ammunition owned by the respondent, or a license to carry a concealed weapon or firearm issued under section 790.06, Florida Statutes, shall issue a receipt identifying all firearms and the quantity and type of ammunition that has been surrendered, and any concealed weapons license surrendered, and shall file said receipt with the Clerk of the Court.

III. General Provisions

- (1) The Clerk of the Court, any law enforcement agency or officer located within Broward County, and the judicial officers and staff of the Seventeenth Judicial Circuit, may communicate via electronic means as prescribed by the Florida Rules of General Practice and Judicial Administration on any matter relating to notification of petitions for risk protection orders or service of risk protections orders.
- (2) All law enforcement agencies filing petitions for risk protection orders pursuant to section 790.401, Florida Statutes, shall provide the Clerk of the Court and Court Administration Office of the General Counsel an email address for communications pertaining to service and notification of petitions for risk protection orders. The email address shall be provided to the Court's designated risk protection order email address at RPO@17th.flcourts.org, and the assigned division judge and to the Clerk of the Court designated risk protection order email address at RPO@browardclerk.org.
- (3) The Clerk of the Court shall electronically transmit, within six (6) hours after the court issues an order and notice of hearing, a copy of the order, notice of hearing, and petition to the sheriff or the appropriate law enforcement agency for service upon the Respondent.
- (4) An electronic copy of a temporary ex-parte risk protection order or a risk protection order must be certified by the clerk of the court, and the electronic copy must be served in the same manner as a certified copy. Upon receiving an electronic copy, the sheriff must verify receipt with the sender before attempting to serve it upon the respondent under section 790.401.
- (5) Pursuant to section 790.401(14), the standard petition and risk protection order forms, attached to this Administrative Order as Composite Exhibit "C", are to be used for all risk protection order proceedings.

- (6) Upon the filing of a petition for a temporary *ex parte* risk protection order, the court must conduct an *ex parte* hearing on the day the petition is filed or on the next business day. Unless ordered otherwise by the assigned division judge, all *ex parte* hearings contemplated under section 790.401, Florida Statutes shall be conducted by telephonic conference. All *ex parte* hearings will be scheduled by the Court and it shall be the responsibility of the petitioning party to make the affiant or affiants of the petition available for a telephonic conference call as prescribed by the Court. Upon notification of the date and time for the *ex parte* hearing, the petitioning law enforcement agency shall provide the assigned division judge with conference callin information or a direct telephone number.
- (7) Three (3) day compliance hearings relating to the surrender of firearms or ammunition may be conducted by telephone, in person or as otherwise ordered by the presiding judge. The Court may cancel the three (3) day compliance hearing based on the filing of an affidavit demonstrating that the respondent is in compliance with the *ex parte* or final order.
- (8) The petitioning agency and the Clerk of the Court shall comply with the requirements of Florida Rules of General Practice and Judicial Administration pertaining to the confidentiality of court records, including the filing by the petitioning agency of appropriate notices of filing confidential information. In cases involving a juvenile respondent, the Court will strive to balance a juvenile's right to privacy against public safety. In order to effect service of process under section 790.401, Florida Statutes, a juvenile respondent shall be identified by full name.
- (9) If a petitioner obtains a final risk protection order, the risk protection order will expire on the date listed in the final order. The petitioner may, by motion, request an extension of a final risk protection order at any time within thirty (30) days before the expiration of the order. This paragraph shall serve as the court's notice to petitioner pursuant section 790.401(6)(b), Florida Statutes.

This Administrative Order supersedes and vacates Administrative Order 2019-12-Civ (Amendment 3) and all previous amendments and iterations of 2019-12-Civ. **This Administrative Order is effective July 1, 2025.**

DONE AND ORDERED in Chambers, Fort Lauderdale, Broward County, Florida, this 30th day of June, 2025.

/s/ Carol-Lisa Phillips
Carol-Lisa Phillips, Chief Judge

Attachment "A"

IN THE CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT IN AND FOR BROWARD COUNTY, FLORIDA

Petitioner,	
	ase Number: RPO adge:
Respondent.	
CLERK'S CERTIFICATE OF COMI ADMINISTRATIVE ORDER OF PROTECTION OF	GOVERNING RISK
I HEREBY certify that pursuant to the Co Petitions for Risk Protection Orders Pursuant to Se conducted a search for all previous and cur Respondent.	ection 790.401, Fla. Stat., the Clerk has
Listed below are all of the aforementioned ca	ses involving the Respondent:
After a diligent search and inquiry of the Cler currently pending cases involving the Responden	t.
	Brenda D. Forman
	By

ATTACHMENT "B"

RESPONDENT DESCRIPTION INFORMATION

ATTENTION LAW ENFORCEMENT OFFICERS, PLEASE REMOVE THIS SHEET PRIOR TO SERVICE. PLEASE DO NOT GIVE THIS SHEET TO THE RESPONDENT.

SECTION I: RESPONDENT	'S NAME				
Respondent's Full Name:					
Nickname/Alias:					
SECTION II: PHYSICAL DE	SCRIPTION:				
Race:	Sex:	Date of Birth:		Age:	
Height:	Weight:	Hair Color:	Еуе	Color:	
Other Marks/Scars/Tatto	os:				
SECTION III: RESPONDEN	TS CURRENT ADDRESS				
Address:		City:	State:	Zip:	
Phone No:					
Work Address:		City:	State:	Zip:	
Hangouts:					
SECTION IV: RESPONDE	NT'S CLOSE RELATIVES				
Name:		Re	lationship:		
Address:		City:	State:	Zip:	
Phone No:					
SECTION V: LICENSE/VEH	IICLE INFORMATION DRI	VER LICENSE			
State:	Number:				
SECTION VI: LETHALITY A	SSESSMENT (Indicate ye	s, no, or unknown. If yes	s, add details.)		
Does Respondent have a	ny weapons?				
Does Respondent have a	drug problem?				
Does Respondent have a					
Does Respondent have cl	nildren in his/her care?				
Is the Respondent wante	d by police?				
Does Respondent have a	criminal record?				
Is the Respondent expect	ing this Order?				

Composite Attachment "C"

INSTRUCTIONS FOR FILING A PETITION FOR A RISK PROTECTION ORDER (With or Without Requesting a Temporary Ex Parte Risk Protection Order)

Who may file this form?

This petition must be filed by either a law enforcement officer or a law enforcement agency through an employee or person authorized to file the petition on their behalf (the "Petitioner"). No one other than law enforcement may file a petition for a risk protection order. It is not necessary for the Petitioner to be an attorney.

When should this form be used?

This form should be used in situations when there is evidence that a person (the "Respondent") poses a significant danger of harming himself or herself or others by possessing a firearm or ammunition.

This form can be used to request a court order that will require the Respondent to 1) surrender to law enforcement all firearms, ammunition, and any license to carry a concealed weapon or firearm in their possession, custody or control; and 2) be prohibited from purchasing, attempting to purchase, receiving, or possessing any firearms or ammunition for a specified period of time, up to one year.

The Petitioner may also use this form to request a temporary ex parte risk protection order. A temporary ex parte risk protection order may be issued without notice to the Respondent upon a showing that the Respondent poses a significant danger of causing personal injury to himself or herself or others in the near future. Such an order is in effect only until the hearing on the petition for a final risk protection order at which time the Respondent will have received notice and an opportunity to participate in the hearing.

If the Petitioner requests a temporary ex parte risk protection order, there are two additional requirements that are not otherwise required for a petition for a final risk protection order: 1) the sworn facts that demonstrate that Respondent poses a significant danger of causing injury must be *based on personal knowledge*; and 2) the sworn facts must demonstrate that the danger may occur *in the near future*.

If issued, a temporary ex parte risk protection order 1) will require the Respondent to immediately surrender all firearms and ammunition in the Respondent's custody, control, or possession and any license to carry a concealed weapon or firearm issued to the Respondent under section 790.06, Florida Statutes, and 2) will temporarily prohibit the Respondent from purchasing, attempting to purchase, receiving, or possessing a firearm or ammunition.

Where must this form be filed?

This petition must be filed in the clerk's office for the circuit court 1) in the county where the Petitioner's law enforcement office is located or 2) in the county where the Respondent resides.

What must be shown?

The petition and accompanying affidavit(s) must provide facts that give rise to a reasonable fear that Respondent poses a significant danger of causing personal injury to themselves/others by having a firearm or ammunition in their custody, control, or possession. The burden of persuasion for a temporary ex parte risk protection order is "reasonable cause." The burden of persuasion for a final risk protection order is "clear and convincing evidence."

As much of the Respondent's identifying and demographic information as possible must be included in the appropriate spaces in Section II.

Other important instructions:

Depending on the facts and circumstances, the Petitioner may either file a petition only for a final risk protection order, or file a petition for a final risk protection order with a request for a temporary ex parte risk protection order. The Petitioner should indicate immediately under the title whether the Petitioner **does** or does **not** request a temporary ex parte risk protection order.

Pursuant to section 790.401(2)(h), Florida Statutes, there are no fees for filing a petition.

	,					
	Petitioner (Law Enforcement Officer/Agency)					
	(Law Emoreement Officer/Agency)	Case No.:				
v.		Division:				
	Respondent					
		X PROTECTION ORDER porary Ex Parte Risk Protection Order)				
This p	petition DOES or DOES NOT r	request a Temporary Ex Parte Risk Protection				
Order	<u> </u>					
SECT	TION I. PETITIONER					
Petiti	ioner must be a law enforcement officer	or a law enforcement agency.				
1.	. Petitioner's full legal name or name of \boldsymbol{p}	petitioning agency:				
2.	2. Petitioner's office/agency is located at {	{street address, city, state, and zip code}:				
3.	. Petitioner's telephone number for 24 ho	our accessibility:				
		to fill out as much information as possible.}				
	. Respondent's full legal name:					
	?. Respondent's address: {street address, c					
	. Trespondent a uddress. (street uuur ess, e	erry, state, and 24p code,				
3. Identifying information of Respondent: Race: Gender Expression: Male Female Other						
						Date of Birth:
		ye Color: Hair Color:				
4.						
		Color:Tag #:				
<i>6</i> .						

. Respondent's email address:					
. Respondent's telephone number:					
. Respondent's Driver's License number:					
10. Respondent's attorney's name, address, and telephone number:					
11. Is Respondent in jail? Yes No					
If yes, date of arrestJail #:Cell #:					
12. Is Respondent a juvenile? Yes No					
SECTION III. BASIS FOR PETITION					
In support of this petition, the undersigned Law Enforcement Officer/Agency alleges:					
1. Respondent poses a significant danger of causing personal injury to themselves or others					
by having a firearm or any ammunition in their custody or control or by purchasing,					
possessing, or receiving a firearm or any ammunition.					
Respondent poses a significant danger of causing personal injury to					
themselves or others in the near future. [Required for a Temporary Ex Parte Risk					
Protection Order.]					
2. An affidavit (or affidavits) alleging specific facts that give rise to a reasonable fear of					
significant dangerous acts by the Respondent is attached to this petition as Exhibit A and					
is incorporated by reference. {If a temporary risk protection order is requested, facts					
supporting the allegation that Respondent poses a significant danger of causing personal					
injury to themselves or others IN THE NEAR FUTURE must be provided from someone					
with PERSONAL KNOWLEDGE of those facts.}					
3. The quantities, types, and locations of all firearms and ammunition the Petitioner believe					
to be in the Respondent's ownership, possession, custody, or control are listed below					
and/or on the attached Exhibit B.					
Quantity:Type:Location:					
Quantity:Type:Location:					
Quantity:Location:					
Respondent was issued was not issued a concealed weapon/firearms license.					
See attached Exhibit B for firearms and/or ammunition.					

4.	Petitio	ner is aware is not aware of an existing protection order governing the						
	Respo	ndent under s. 741.30, s. 784.046, or s. 784.0485, Florida Statutes, or under any						
	other applicable statute. If aware, list the existing protection order case number(s)							
	attach	a copy, if available						
5.	Releva	ant evidence for the Court's consideration is detailed in the attached affidavit(s) that						
	demonstrates the Respondent:							
		was involved in a recent act or threat of violence against themselves or others;						
		engaged in an act or threat of violence, including but not limited to acts or threats of violence against themselves, within the past 12 months;						
		may be seriously mentally ill or may have recurring mental health issues;						
		has violated a risk protection order or no contact order issued under section(s) 741.30, 784.046, or 784.0485, Florida Statutes;						
		is the subject of a previous or existing risk protection order;						
		has violated a previous or existing risk protection order;						
		has been convicted of, had adjudication withheld on, or pled <i>nolo contendere</i> in Florida or in any other state to a crime that constitutes domestic violence as defined in s. 741.28, Florida Statutes;						
		has used, or threatened to use, against themselves or others, any weapons;						
		has unlawfully or recklessly used, displayed, or brandished a firearm;						
		has used, or threatened to use on a recurring basis, physical force against another person or has stalked another person;						
		has been arrested for, convicted of, had adjudication withheld, or pled <i>nolo contendere</i> to a crime involving violence or a threat of violence in Florida or in any other state;						
		has abused or is abusing controlled substances or alcohol;						
		has recently acquired firearms or ammunition;						
		is required to possess firearm(s) and/or ammunition in the scope and duties of their occupation;						
		has been the subject of proceedings under the Baker Act or Marchman Act;						

		ormation may be included as attached exhibits. This sions from a threat assessment team.).		
SEC	TION IV. NOTICE			
	Petitioner has made a good faith effort to provide notice to a family or household member of the Respondent and to any known third party who may be at risk of violence in compliance with s. 790.401(2)(f), Florida Statutes; or			
	Petitioner will take the following step Florida Statutes.	s to provide notice as required by s. 790.401(2)(f),		
	ΓΙΟΝ V. [TEMPORARY] RISK PRO			
For th	he foregoing reasons, Petitioner requests	s the Court to:		
	enter a Temporary Risk Protection Order.			
	schedule a hearing to be held within 14 days of the date of the order to determine if a Final Risk Protection Order should be entered.			
Respe	ectfully submitted thisday of	, 20		
		Signature of Petitioner		
		Name of person filing petition		
		Law Enforcement Agency		
		Service address		
		Email address		
		Telephone Number		

Petitioner	
(Law Enforcement Officer/Agency)	Case No.:
	Case Ivo
V.	Division:
TEMPORARY EX PARTE RIS	
THIS CAUSE came before the Court upon	a Petition for a Risk Protection Order including
a request for a Temporary Ex Parte Risk Protection	Order. The Court having reviewed the petition,
considered all relevant evidence presented, and bei	ng otherwise fully advised in the premises, the
request for a Temporary Ex Parte Risk Protection On	rder is hereby GRANTED .
NOTICE OF J	HEARING
The hearing on the petition for a Final Ris	k Protection Order will be held in Courtroom
, in the court facility located at	on
, 20, atA.M./	P.M. At this hearing, the Court will determine
if a final risk protection order should be issued.	
SECTION I. EVIDENCE AND FINDINGS	
The Court has received evidence that:	
the Respondent engaged in a recent others;	t act or threat of violence against themselves or
	or threat of violence, including but not limited themselves, within the past 12 months;

the Respondent may be seriously mentally ill or may have recurring mentalhealth issues;
the Respondent has violated a risk protection order or no contact order issued under section(s) 741.30, 784.046, or 784.0485, Florida Statutes;
the Respondent is the subject of a previous or existing risk protection order;
the Respondent has violated a previous or existing risk protection order;
the Respondent has been convicted of, had adjudication withheld on, or pled <i>nolo</i> contendere in Florida or in any other state to a crime that constitutes domestic violence as defined in s. 741.28, Florida Statutes;
the Respondent has used, or threatened to use, against themselves or others, any weapons;
the Respondent has unlawfully or recklessly used, displayed, or brandished a firearm;
the Respondent has used, or threatened to use on a recurring basis, physical force against another person or has stalked another person;
the Respondent has been arrested for, convicted of, had adjudication withheld, or pled <i>nolo contendere</i> to a crime involving violence or a threat of violence in Florida or in any other state;
the Respondent, based on corroborated evidence, has abused or is abusing controlled substances or alcohol;
the Respondent has recently acquired firearms or ammunition;
In addition, the Court has:
considered all relevant information from family and household members concerning the Respondent;
received witness testimony while the witness was under oath concerning the present matter; and
considered other relevant evidence as follows:

Based on these facts, the Court finds there is reasonable cause to believe Respondent poses a significant danger of causing personal injury to themselves or others in the near future by having in their custody or control any firearm or ammunition, or by purchasing, possessing, or receiving, a firearm or ammunition.

SECTION II. ORDERED AND AJUDGED

RESPONDENT IS HEREBY ORDERED TO SURRENDER TO THE LAW ENFORCEMENT OFFICER SERVING THIS ORDER ALL FIREARMS AND AMMUNITION THAT THEY OWN OR HAVE IN THEIR CUSTODY, CONTROL, OR POSSESSION AND ANY LICENSE TO CARRY A CONCEALED WEAPON OR A CONCEALED FIREARM ISSUED UNDER S. 790.06, FLORIDA STATUTES.

A person who has in their custody or control a firearm or any ammunition or who purchases, possesses, or receives a firearm or any ammunition with knowledge that they are prohibited from doing so by court order commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, Florida Statutes.

Respondent has the sole responsibility to refrain from violating this order. Only the court can change the order and only upon written request.

To the subject of this protection order: This order is valid until the date noted above. You are required to surrender all firearms and ammunition that you own in your custody control, or possession. You may not have in your custody or control, or purchase, possess, receive, or attempt to purchase or receive, a firearm or ammunition while this order is in effect. You must surrender immediately to the
(insert name of local law enforcement agency) all firearms and ammunition in your custody, control, or possession and any license to carry a concealed weapon or firearm issued to you under section 790.06, Florida Statutes. A hearing will be held on the date and at the time noted above to determine if a final risk protection order should be issued. Failure to appear at that hearing may result in a court issuing an order against you which is valid for 1 year. You may seek the advice of an attorney as to any matter connected with this order.
Additional provisions applicable to this order, if any:
NOTICE OF COMPLIANCE HEARING

	Petitioner a	and Respond	dent are	ORDERED to appear for a hearing at which the R	espondent
will be	required to	prove com	pliance	with this Order, to be held in Courtroom	, in the
court	facility	located	at		on

, 20, at	_A.M./P.M. A law enforcement officer taking			
possession of any firearm or ammunition owned b	by the Respondent or a license to carry a concealed			
weapon or firearm held by the Respondent shall	ll issue a receipt identifying all firearms and the			
quantity and type of ammunition that have been su	urrendered. Law enforcement shall file the original			
receipt with the Court. The Court may cancel t	the hearing upon a satisfactory showing that the			
Respondent is in compliance with the order.				
Respondent and/or Respondent's attorne	y may file any responsive pleadings in this cause			
with the Clerk of the Circuit Court located at				
DONE AND ORDERED at	, Florida, thisday of			
, 20				
	Judge			
	original order as it appears on file in the office of Y, Florida, and that I have furnished copies of this			
Copies furnished to: Petitioner (or his or her attorney): by email by hand-delivery in open court (Petitioner acknowledged receipt in writing on the face of the original order – see below.) by certification by clerk (Petitioner failed or refused to acknowledge receipt of a certified copy.) by mail to last known address				

ACKNOWLEDGMENT

I, [name of petitioner], acknowledge receipt of a certified copy of this Temporary Ex Parte Risk Protection Order and Notice of Further Proceedings.

[Name of petitioner]	
Respondent: copy forwarded to law enforcement for personal service	
Department of Agriculture and Consumer Services	
by email	
U.S. mail	

Section 790.401, Florida Statutes, does not require the court to record a hearing on a petition for a risk protection order; however, any party may arrange for a court reporter to record the hearing and to prepare a written transcript of the hearing at that party's expense. Arrangements for a court reporter must be made in advance. In the event of an appeal, the appealing party will be required to provide the court with a written transcript of what was said at the hearing.

Respondent has a responsibility to keep the court informed, in writing, of any change of address. Failure to do so may jeopardize Respondent's rights.

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the ADA Coordinator, Room 20140, 201 S.E. 6th Street, Fort Lauderdale, Florida 33301, 954-831-7721 at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days. If you are hearing or voice impaired, call 711.

	Petitioner (Law Enforcement Officer/Agency)		
	(Law Emoreement Officer/rigency)	Case No.:	
v.		Division:	
	, Respondent		

ORDER DENYING PETITION FOR A TEMPORARY EX PARTE RISK PROTECTION ORDER AND SETTING A HEARING FOR A FINAL RISK PROTECTION ORDER

THIS CAUSE came before the Court upon a Petition for a Final Risk Protection Order including a request for a Temporary Ex Parte Risk Protection Order. The Court, having considered the petition, testimony, record, applicable law, and being otherwise fully advised in the premises, makes the following findings and rulings:

The request for a Temporary Ex Parte Risk Protection Order is hereby **DENIED**.

The specific facts or findings for said denial are as follows:

It is therefore **ORDERED** and **ADJUDGED** that Petitioner's request for a temporary ex parte risk protection order is **DENIED** without prejudice for Petitioner to provide evidence at the hearing for a final risk protection order or to file a subsequent petition for a temporary ex parte risk protection order against the Respondent herein.

NOTICE OF HEARING

The Final Risk Protection Order Hearing will be hel	d in Courtroom, in the court
facility located at	on
20, atA.M./P.M. At this hearing, the Court will dete	rmine if a final risk protection order
should be issued.	
DONE AND ORDERED at	, Florida, thisday of
Judge	
I CERTIFY the foregoing is a true copy of the original order the Clerk of the Circuit Court of furnished copies of this order as indicated below.	
By:	
Copies furnished to: Petitioner (or his or her attorney): by email by hand-delivery in open court (Petitioner acknowledged original order – see below.) by certification by clerk (Petitioner failed or refused to copy.) by mail to last known address	
ACKNOWLEDGMENT I, [name of petitioner], acknowledge receipt of a certified of for a Temporary Ex Parte Risk Protection Order and Setting Order.	copy of this Order Denying Petition a Hearing for a Final Risk Protection
[Name of petitioner]	
Respondent (or his or her attorney): copy forwarded to law enforcement for personal service	•

Section 790.401, Florida Statutes, does not require the court to record a hearing on a petition for a risk protection order; however, any party may arrange for a court reporter to record the hearing and to prepare a written transcript of the hearing at that party's expense. Arrangements for a court

reporter must be made in advance. In the event of an appeal, the appealing party will be required to provide the court with a written transcript of what was said at the hearing.

Respondent has a responsibility to keep the court informed, in writing, of any change of address. Failure to do so may jeopardize Respondent's rights.

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the ADA Coordinator, Room 20140, 201 S.E. 6th Street, Fort Lauderdale, Florida 33301, 954-831-7721 at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days. If you are hearing or voice impaired, call 711.

Petitioner,	CASE NO.: RPO JUDGE:
V.	
Respondent.	, /
ORDER ON COMPLIA	NCE PURSUANT TO F.S. 790.401(7)(f)
THIS CAUSE, having come before Florida Statute 790.401(7)(f), and the Co	ore the Court on the Compliance Hearing held pursuant to ourt having considered
sworn testimony and ar the return of service and	rgument of counsel, d attached affidavits submitted by the Petitioner,
and having been otherwise fully advised	in the premises, finds as follows:
Temporary Order, and Notice of Final H	not lawfully served with the Risk Protection Petition,
concealed weapons permits, and ammun Respondent advised th Respondent refused to	ed all firearms and the Petitioner has submitted all relevant

3
The Petitioner requested the Respondent consent to a search of his/her residence,
vehicle and person for firearms and ammunition and
The Respondent denied the request
The Respondent granted the request and NO firearms or ammunition were located
The request was granted, a search was conducted, firearms/ammunition/permit(s)
were recovered, and Petitioner has submitted all relevant property receipts
A search was not yet conducted as the Order was served at a location other than
the residence of the Respondent.
The Petitioner executed a search warrant on the Respondent's
residence/vehicles/person, firearms and/or ammunition were recovered, and the Petitioner has
submitted all relevant property receipts, OR
The Petitioner executed a search warrant on the Respondent's
residence/vehicle/person and NO firearms or ammunition were recovered.
1
Based on the foregoing, the Court deems the parties
compliant with the requirements of F.S. 790.401(7)(f), and hereby cancels any
further <u>Compliance</u> hearings scheduled in the above-referenced matter.
non-compliant with the requirements of F.S. 790.401(7)(f), as follows:
DONE AND ORDERED in Broward County, Florida, thisday of,
2018.
CIRCUIT COURT JUDGE

Copies furnished:

Petitioner (Law Enforcement Officer/Agency)	
(Law Enforcement Officer/Agency)	Case No.:
v.	Division:
Respondent	
•	ROTECTION ORDER CE OF HEARING!
A Petition for a Risk Protection Orde	er under Section 790.401, Florida Statutes, and other
papers filed in this court have been reviewed.	The Court has jurisdiction of the parties and subject
matter.	
SECTION I. HEARING	
The cause came before the Court for a	hearing to determine whether a Final Risk Protection
Order should be issuedmodifie	edextended.
The Final Hearing was attended by:	
Petitioner Petitio	oner's Counsel
RespondentRespo	ondent's Counsel
SECTION II. EVIDENCE and FINDINGS	S
On { <i>date</i> }	, a notice of this hearing was served upon
the Respondent together with a copy of the	e Petition For Risk Protection Order and any other
relevant papers, and if issued, a Temporary	Risk Protection Order. Service was within the time
required by Florida law and the Respondent v	was given an opportunity to be heard.

The Court has received evidence that:
the Respondent engaged in a recent act or threat of violence against themselves or others;
the Respondent engaged in an act or threat of violence, including but not limited to acts or threats of violence against themselves, within the past 12 months;
the Respondent may be seriously mentally ill or may have recurring mentalhealth issues;
the Respondent has violated a risk protection order or no contact order issued under section(s) 741.30, 784.046, or 784.0485, Florida Statutes;
the Respondent is the subject of a previous or existing risk protection order;
the Respondent has violated a previous or existing risk protection order;
the Respondent has been convicted of, had adjudication withheld on, or pled <i>nolo contendere</i> in Florida or in any other state to a crime that constitutes domestic violence as defined in s. 741.28, Florida Statutes;
the Respondent has used, or threatened to use, against themselves or others, any weapons;
the Respondent has unlawfully or recklessly used, displayed, or brandished a firearm;
the Respondent has used, or threatened to use on a recurring basis, physical force against another person or has stalked another person;
the Respondent has been arrested for, convicted of, had adjudication withheld, or pled <i>nolo contendere</i> to a crime involving violence or a threat of violence in Florida or in any other state;
the Respondent, based on corroborated evidence, has abused or is abusing controlled substances or alcohol;
the Respondent has recently acquired firearms or ammunition;
In addition the Court has:
considered all relevant information from family and household members concerning the Respondent;
accepted an agreed stipulation from the parties agreeing to entry of the risk protection order;

received witness testimony while the witness was under oath concerning the present matter; and
considered other relevant evidence as follows:
Based on these facts, the Court finds, by clear and convincing evidence, that Respondent poses a significant danger of causing personal injury to themselves or others by having in their custody or control any firearm or ammunition, or by purchasing, possessing, or receiving a firearm or ammunition.
SECTION III. ORDERED and ADJUDGED
RESPONDENT IS HEREBY ORDERED TO SURRENDER IMMEDIATELY TO LAW ENFORCEMENT ALL FIREARMS AND AMMUNITION THAT THEY OWN OR HAVE IN THEIR CUSTODY, CONTROL, OR POSSESSION AND ANY LICENSE TO CARRY A CONCEALED WEAPON OR FIREARM ISSUED UNDER S. 790.06, FLORIDA STATUTES. RESPONDENT MAY NOT HAVE IN THEIR CUSTODY OR CONTROL, OR PURCHASE, POSSESS, RECEIVE, OR ATTEMPT TO PURCHASE OR RECEIVE, A FIREARM OR AMMUNITION WHILE THIS ORDER IS IN EFFECT.
A person who has in his or her custody or control a firearm or any ammunition or who purchases, possesses, or receives a firearm or any ammunition with knowledge that they are prohibited from doing so by court order commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, Florida Statutes.
Respondent has the sole responsibility to refrain from violating this order. Only a judge can change the order and only upon written request.
Additional provisions applicable to this order, if any:
CECTION IV. COMBLIANCE HEADING
SECTION IV. COMPLIANCE HEARING
The court has received a stipulation/agreement of compliance from the parties or has received evidence proving that the Respondent has surrendered all firearms, ammunition, and/or

compliance hearing on the issue.
(or)
The Respondent has been ordered to surrender all firearms, ammunition and any license issued under s. 790.06, Florida Statutes; however, there has not been a satisfactory showing at this time that they are in full compliance with that order. Therefore, it is further ordered that the matter be set for an evidentiary hearing.
NOTICE OF COMPLIANCE HEARING
Petitioner and Respondent shall appear for a hearing at which the Respondent will be required to prove compliance, to be held in Courtroom, in the court_facility located at or, 20, atA.M./P.M. A law enforcement officer taking
concealed weapon or firearm held by the Respondent, shall issue a receipt identifying al firearms and the quantity and type of ammunition that have been surrendered. Law enforcement shall file the original receipt with the Court. The Court may cancel the compliance hearing upon a satisfactory showing the Respondent is in compliance with this order.
SECTION V. EVALUATIONS
Pursuant to s. 790.041, Florida Statutes, the court has considered whether a mental health evaluation or a chemical dependency evaluation is appropriate. Based on the facts established a this hearing, the court finds:
such an evaluation is not required at this time.
the evidence supports a requirement that the Respondent obtain, from a licensed mental health professional or licensed facility: a mental health evaluation. a chemical dependency evaluation. Therefore, the court now orders such evaluation(s). Respondent shall, within days of the date of this order, obtain such evaluation(s) and file evidence of compliance with the court and serve a copy on Petitioner.
SECTION VI. EXPIRATION/EXTENSION/VACATION
THIS FINAL RISK PROTECTION ORDER shall be in effect until

any license issued under s. 790.06, Florida Statutes, making it unnecessary to schedule a three-day

Petitioner is hereby noticed that this Final Risk Protection Order will last until the date noted above. The Petitioner may, by motion, request an extension of this order at any

time within 30 days before the end of the order.

•		
To the subject of this protection order: This order will last until the date noted above. If ou have not done so already, you must surrender immediately to the		
Respondent and/or Respondent's attorney may file a written request to vacate this order		
pursuant to s. 790.401(6), Florida Statutes, with the Clerk of the Circuit Court located at .		
DONE AND ORDERED at, Florida, thisday of		
Judge		
Copies furnished to: Petitioner (or his or her attorney): by email by hand-delivery in open court (Petitioner acknowledged receipt in writing on the face of the original order – see below.) by certification by clerk (Petitioner failed or refused to acknowledge receipt of a certified copy.) by mail to last known address		
ACKNOWLEDGMENT I, [name of petitioner], acknowledge receipt of a certified copy of this Final Risk Protection Order [and Notice of Hearing].		
[Name of petitioner]		
Respondent (or his or her attorney): by email by hand-delivery in open court (Respondent acknowledged receipt in writing on the face of the original order – see below.) by certification by clerk (Respondent failed or refused to acknowledge receipt of a certified copy.)		

by mail to last known address copy forwarded to law enforcement for personal service
ACKNOWLEDGMENT I, [name of respondent], acknowledge receipt of a certified copy of this Final Risk Protection Order [and Notice of Hearing].
[Name of Respondent]
Department of Agriculture and Consumer Services
by email
U.S. mail

Section 790.401, Florida Statutes, does not require the court to record a hearing on a petition for a risk protection order; however, any party may arrange for a court reporter to record the hearing and to prepare a written transcript of the hearing at that party's expense. Arrangements for a court reporter must be made in advance. In the event of an appeal, the appealing party will be required to provide the court with a written transcript of what was said at the hearing.

Respondent has a responsibility to keep the court informed, in writing, of any change of address. Failure to do so may jeopardize Respondent's rights.

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the ADA Coordinator, Room 20140, 201 S.E. 6th Street, Fort Lauderdale, Florida 33301, 954-831-7721 at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days. If you are hearing or voice impaired, call 711.

Petitioner	
(Law Enforcement Officer/Agency)	
	Case No.:
V.	Division:
Respondent	
FINAL ORDER DENYING PETITION	ON FOR RISK PROTECTION ORDER
THIS CAUSE came before the Court	upon a Petition for a Risk Protection Order. The
Court, having considered the petition, testimony	y, record, applicable law, and being otherwise fully
advised in the premises, makes the following fi	ndings and rulings:
The petition is hereby DENIED .	
The specific facts or findings for said de	enial are as follows:
It is therefore ORDERED and ADJUD	GED that Petitioner's petition for a Risk Protection
Order is DENIED .	
DONE AND ORDERED at	, Florida, thisday of
	Judge

I CERTIFY the foregoing is a true copy of the original order as it appears on file in the office of the clerk of the circuit court of [name of county], Florida, and that I have furnished copies of this order as indicated below.
By:
{Deputy Clerk or Judicial Assistant}
Copies furnished to: Petitioner (or his or her attorney): by email
by hand-delivery in open court (Petitioner acknowledged receipt in writing on the face of the
original order – see below.) by certification by clerk (Petitioner failed or refused to acknowledge receipt of a certified copy.)
by mail to last known address
ACKNOWLEDGMENT I, [name of petitioner], acknowledge receipt of a certified copy of this Final Order Denying Petition for Risk Protection Order.
[Name of petitioner]
Respondent (or his or her attorney):
by email
by hand-delivery in open court (Respondent acknowledged receipt in writing on the face of the original order – see below.)
by certification by clerk (Respondent failed or refused to acknowledge receipt of a certified
copy.) by mail to last known address
ACKNOWLEDGMENT I, [name of respondent], acknowledge receipt of a certified copy of this Final Order Denying Petition for Risk Protection Order.
[Name of respondent]
Department of Agriculture and Consumer Services by email U.S. mail

(Law Enf	Petitioner Corcement Officer/Agency)		
(Eaw Ein	ordenient officer/rigeney)	Case No.:	
v.		Division:	
	Respondent		

FINAL ORDER DENYING PETITION FOR RISK PROTECTION ORDER AND VACATING TEMPORARY RISK PROTECTION ORDER

THIS CAUSE came before the Court upon a Petition for a Risk Protection Order. The Court, having considered the petition, testimony, record, applicable law, and being otherwise fully advised in the premises, makes the following findings and rulings:

The petition is hereby **DENIED**.

The specific facts or findings for said denial are as follows:

It is therefore **ORDERED** and **ADJUDGED** that Petitioner's petition for a Risk Protection Order is **DENIED** and the Temporary Risk Protection Order entered in this matter is **VACATED**.

It is further **ORDERED** that Petitioner shall, as requested by Respondent, return any firearms, ammunition, or license to carry a concealed weapon or firearm that was surrendered by Respondent only after complying with all applicable provisions of federal and state law.

It is further **ORDERED** that the Clerk of the Court shall immediately forward a copy of this Order to the Department of Agriculture and Consumer Services and Petitioner.

It is further **ORDERED** that the Department of Agriculture and Consumer Services shall, if it has suspended Respondent's license to carry a concealed weapon or firearm, reinstate Respondent's license to carry a concealed weapon or firearm only after complying with all applicable provisions of federal and state law.

It is further **ORDERED** that upon receipt of this Order, Petitioner shall promptly remove the risk protection order in this case from any computer-based system in which it was entered, including the Florida Crime Information Center and National Crime Information Center.

including the Florida Crime information Centr	er and National Crime information Center.
DONE AND ORDERED at	, Florida, thisday of
	Judge
	e original order as it appears on file in the office of <i>ty]</i> , Florida, and that I have furnished copies of this
By:	
{Deputy Clerk or Judicial Assistant}	
Copies furnished to:	
Petitioner (or his or her attorney):	
by email	
by hand-delivery in open court (Petitione original order – see below.)	er acknowledged receipt in writing on the face of the
by certification by clerk (Petitioner faile	d or refused to acknowledge receipt of a certified

copy.)

by mail to last known address
ACKNOWLEDGMENT I, [name of petitioner], acknowledge receipt of a certified copy of this Final Order Denying Petition for Risk Protection Order.
[Name of petitioner]
Respondent (or his or her attorney): by email by hand-delivery in open court (Respondent acknowledged receipt in writing on the face of the original order – see below.) by certification by clerk (Respondent failed or refused to acknowledge receipt of a certified copy.) by mail to last known address ACKNOWLEDGMENT I, [name of respondent], acknowledge receipt of a certified copy of this Final Order Denying Petition for Risk Protection Order.
[Name of respondent] Department of Agriculture and Consumer Services by email U.S. mail

INSTRUCTIONS FOR WRITTEN REQUEST FOR HEARING TO VACATE FINAL RISK PROTECTION ORDER

When should this form be used?

This form must be used if you wish to request a hearing to vacate a final risk protection order that has been entered against you pursuant to section 790.401(3), Florida Statutes, or that has been extended pursuant to section 790.401(6), Florida Statutes. If you use this form, you are the respondent. As respondent, you may file one written request for a hearing to vacate a final risk protection order after the date the order is issued by the judge. You may also file one written request for a hearing to vacate after each extension of the final risk protection order.

Who may file this form?

This form may be filed by:

- A respondent who has had a final risk protection order entered against him or her pursuant to section 790.401(3), Florida Statutes, and who has not previously filed a written request for a hearing to vacate the order; or
- A respondent who has had a final risk protection order against him or her extended and who has not previously filed a written request to vacate the risk protection order since such extension.

Additional Instructions

You must file the original of this form with the clerk of court and must serve a copy (by U.S. Mail, email, hand delivery, or other means of service permitted under the rules of court) on the Petitioner in this case.

	,		
	Petitioner		
((Law Enforcement Officer/Agency)	Case No.:	
V.		Division:	
	, Respondent		
<u>R</u>	REQUEST FOR HEARING TO VACATE	FINAL RISK PROTECTION ORDER	
SECT	TION I.		
1.	I am the Respondent in this case.		
2.	I currently live at the following address {st	reet address, city, state, and zip code}:	
3.	My telephone number {area code and num	<i>ber}</i> is:	
4.	My email address (if applicable) is:		
5.	My attorney's name, address, and telephon	e number are:	
	(If you do not have an attorney, write "non	e.")	
SECT	TION II.		
1.	Pursuant to Section 790.401(6)(a), Florida a Final Risk Protection Order entered {data {name of judge who entered the risk protection}	<i>e}</i> by Judge	
2.	I have not previously requested a hearing presently in effect.	ng to vacate the Final Risk Protection Or	rder

3. I do not pose a significant danger of causing personal injury to myself or to others by having

firearms and/or ammunition in my custody, control, or possession, or by purchasing, possessing, or receiving a firearm or ammunition for the reasons below.

(add another page if necessary)	
(1 5	
Signature of Respondent	Date
Signature of Respondent	Date
Print Name of Respondent	-
Time I wine of Respondent	
CERTIFICATI	E OF SERVICE
	<u> </u>
I HEREBY CERTIFY that a true and correct cop	by of this Request to Vacate Final Risk
	nter service method – e.g. U.S. Mail, email, hand
delivery, etc.) at (enter address), thisday	
· / / / / / / / / / / / / / / / / / / /	
	Signature of Respondent

Respondent has a responsibility to keep the court informed, in writing, of any change of address. Failure to do so may jeopardize Respondent's rights.

Petitioner	
(Law Enforcement Officer/Agency)	
(Law Emoreement Officer/rigeney)	Case No.:
v.	Division:
Respondent	
ORDER SETTING HEARI REOUEST TO VACATE FINAL	
This cause came before the Court upon Response Protection Order dated the Respondent has not previously requested such refollows:	ondent's request for a hearing to vacate the Final Risk. The Court, having reviewed the file and determined relief, ORDERS the matter to be set for hearing as
NOTICE OF	HEARING
The hearing on Respondent's Request to Vaca	ate the Final Risk Protection Order will be
held in Courtroomin the court facility located	1 at
on, 20, at	A.M./P.M. to determine if the Risk
Protection Order shall remain in effect or shall be vac	cated.
	, Florida, this day of
Judg	ge
I CERTIFY the foregoing is a true copy of the origina of the Circuit Court of of this order as indicated below.	al order as it appears on file in the office of the ClerkCounty, Florida, and that I have furnished copies
By:	

{Deputy Clerk or Judicial Assistant}

Copies furnished to: Petitioner (or his or her attorney):
 by email by hand-delivery in open court (Petitioner acknowledged receipt in writing on the face of the original order – see below.)
by certification by clerk (Petitioner failed or refused to acknowledge receipt of a certified copy.)
by mail to last known address
ACKNOWLEDGMENT
I, [name of petitioner], acknowledge receipt of a certified copy of this Order Setting Hearing on Respondent's Request to Vacate Final Risk Protection Order.
[Name of petitioner]
Respondent (or his or her attorney):
by email
by hand-delivery in open court (Respondent acknowledged receipt in writing on the face of the original order – see below.)
 by certification by clerk (Respondent failed or refused to acknowledge receipt of a certified copy.) by mail to last known address
ACKNOWLEDGMENT
I, [name of respondent], acknowledge receipt of a certified copy of this Order Setting Hearing on
Respondent's Request to Vacate Final Risk Protection Order.
[Name of respondent]

Section 790.401, Florida Statutes, does not require the court to record a hearing on a request to vacate a risk protection order; however, any party may arrange for a court reporter to record the hearing and to prepare a written transcript of the hearing at that party's expense. Arrangements for a court reporter must be made in advance. In the event of an appeal, the appealing party will be required to provide the court with a written transcript of what was said at the hearing.

Respondent has a responsibility to keep the court informed, in writing, of any change of address. Failure to do so may jeopardize Respondent's rights.

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the ADA Coordinator, Room 20140, 201 S.E. 6th Street, Fort Lauderdale, Florida 33301, 954-831-7721 at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days. If you are hearing or voice impaired, call 711.

Petitioner		
(Law Enforcement Officer/Agency)		
	Case No.	.i
V.	Division	:
Respondent		
ORDER VACATING FINAL	RISK PROTEC	TION ORDER
This cause came before the Court upon Resp Statutes, to vacate a Final Risk Protection Order dat	-	± 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
The Court, having reviewed the file and heard the to	estimony, makes	the following findings:
1. The Court has jurisdiction over the subject matt	er and the parties.	
2. The Respondent has proven by clear and convince of causing personal injury to themselves or other or control, or by purchasing, possessing, or received.	ers by having firea	arms or ammunition in their custody
Accordingly, it is hereby:		
ORDERED that the Final Risk Protection C	Order dated	is hereby VACATED.
It is further ORDERED that Petitioner sha ammunition, or license to carry a concealed weapon after complying with all applicable provisions of fe	n or firearm that w	was surrendered by Respondent only
It is further ORDERED that the Clerk of the to the Department of Agriculture and Consumer Set		
It is further ORDERED that the Departmen suspended Respondent's license to carry a conceal to carry a concealed weapon or firearm only after costate law.	led weapon or fire	earm, reinstate Respondent's license
It is further ORDERED that upon receipt or	f this Order, Petit	ioner shall promptly remove the risk

protection order in this case from any computer-based system in which it was entered, including the Florida Crime Information Center and National Crime Information Center.

DONE AND ORDERED at, 20	, Florida,	this	day of
Judge			
Judge			
I CERTIFY the foregoing is a true copy of the original order of the Circuit Court of Count of this order as indicated below.			
By:			
{Deputy Clerk or Judicial Assistant}			
Copies furnished to: Petitioner (or his or her attorney): by email by hand-delivery in open court (Petitioner acknowledged order – see below.) by certification by clerk (Petitioner failed or refused to by mail to last known address			
ACKNOWLEDGMENT I, [name of petitioner], acknowledge receipt of a certified coperated Protection Order.	by of this Order Vac	cating Final Ri	isk
[Name of petitioner]			
Respondent (or his or her attorney): by email			
 by hand-delivery in open court (Respondent acknowled original order – see below.) certification by clerk (Respondent failed or refused to a by mail to last known address 			
ACKNOWLEDGMENT I, [name of respondent], acknowledge receipt of a certified contraction Order.	opy of this Order V	acating Final I	Risk
[Name of respondent] Department of Agriculture and Consumer Services by email U.S. mail			

Petitioner (Law Enforcement Officer/Agency)	
(Law Emoreement Officer/Agency)	Case No.:
V.	Division:
, Respondent	
ORDER DENYING RESPONI	DENT'S REOUEST TO VACATE
This cause came before the Court upon Responden Protection Order dated	it's request for a hearing to vacate a Final Risk
The Court, having reviewed the file makes the following	owing findings:
that is presently in effect. That prior request w	to Vacate the above dated Final Risk Protection Order vas considered by the court at a hearing and was denied. nother hearing on this matter and the Request to Vacate
-or-	
Order and the matter was set for hearing. After the court finds the Respondent has not prover pose a significant danger of causing personal	equest to Vacate the above dated Final Risk Protection fer considering the evidence submitted at that hearing, in by clear and convincing evidence that they no longer I injury to themselves or others by having firearms or by purchasing, possessing, or receiving a firearm or
ORDERED AND ADJUDGED:	
The Final Risk Protection Order dated may not request another hearing to vacate unless the	is not vacated and remains in effect. Respondent ne risk protection order presently in effect is extended.
DONE AND ORDERED at, 20	, Florida, this day of
	ıdge
	inal order as it appears on file in the office of the ClerkCounty, Florida, and that I have furnished copies

Ву:
{Deputy Clerk or Judicial Assistant}
Copies furnished to:
Petitioner (or his or her attorney):
by email
by hand-delivery in open court (Petitioner acknowledged receipt in writing on the face of the original order – see below.)
by certification by clerk (Petitioner failed or refused to acknowledge receipt of a certified copy.)
by mail to last known address
ACKNOWLEDGMENT
I, [name of petitioner], acknowledge receipt of a certified copy of this Order Denying Respondent's Request to Vacate.
[Name of petitioner]
Respondent (or his or her attorney):
by email
by hand-delivery in open court (Respondent acknowledged receipt in writing on the face of the original order – see below.)
certification by clerk (Respondent failed or refused to acknowledge receipt of a certified
copy.)
by mail to last known address
ACKNOWLEDGMENT
I, [name of respondent], acknowledge receipt of a certified copy of this Order Denying Respondent's Request to Vacate.
[Name of respondent]

Respondent has a responsibility to keep the court informed, in writing, of any change of address. Failure to do so may jeopardize Respondent's rights.

Petitioner,		
(Law Enforcement Officer/Agency)	Case No.:	
V.	Division:	
Respondent		
PETITIONER'S MOTION TO EXTEN	D FINAL RISK PROTECTION ORDER	
COMES NOW, the Petitioner, pursuant to s.	790.401(6)(c), Florida Statutes, and hereby	
requests the Court to extend the final risk protecti	ion order in this case for a period of	
, and as grounds	alleges that:	
1. A Final Risk Protection Order was entered	d in this case on	
2. The Final Risk Protection Order expires is within 30 days from today's date.	on, which	
3. The grounds for the extension of the Final	l Risk Protection Order are as follows:	

(Attach an affidavit or additional pages if necessary.)

Respectfully submitted this	day of	, 20
		Signature of Petitioner
		Name of person filing petition
		Law Enforcement Agency
		Service address
		Email address
		Telephone Number
	CERTIFICA	ATE OF SERVICE
		copy of this Motion to Extend Final Risk Protection rvice method) at (enter address), thisday of
		Signature of Petitioner

Section 790.401, Florida Statutes, does not require the court to record a hearing on motion to extend a risk protection order; however, any party may arrange for a court reporter to record the hearing and to prepare a written transcript of the hearing at that party's expense. Arrangements for a court reporter must be made in advance. In the event of an appeal, the appealing party will be required to provide the court with a written transcript of what was said at the hearing.

Respondent has a responsibility to keep the court informed, in writing, of any change of address. Failure to do so may jeopardize Respondent's rights.

,		
Petitioner (Law Enforcement Officer/Agency)		
(Law Emoreement Officer/Agency)	Case No.:	
v.	Division:	
Respondent		
	ARING ON PETITIONER'S AL RISK PROTECTION ORDER	
This cause came before the Court upon Peti	itioner's Motion to Extend Final Risk Protection C)rder
and the Court, having reviewed the file, ORDERS	as follows:	
NOTICE O	OF HEARING	
The hearing on the Motion to Extend Final Risk Pro	otection Order will be held in Courtroom, in	1 the
court facility located at	on, 20	_, at
A.M./P.M. At this hearing, the Court	will determine if the final risk protection order sh	ould
be extended or if the final risk protection order will	l be allowed to expire.	
To the Respondent: A hearing will be held the final risk protection order should be extended. issuing a risk protection order against you which is attorney as to any matter connected with this order.	s valid for up to 1 year. You may seek the advice of	court
DONE AND ORDERED at	, Florida, this day	of
-	1	
Ju	adge	
I CERTIFY the foregoing is a true copy of the origi	inal order as it appears on file in the office of the C	Clerk
of the Circuit Court of of this order as indicated below.	County, Florida, and that I have furnished co	
of this ofuci as indicated ution.		

BY:
{Deputy Clerk or Judicial Assistant}
Copies furnished to:
Petitioner (or his or her attorney):
by email
by hand-delivery in open court (Petitioner acknowledged receipt in writing on the face of the original order – see below.)
by certification by clerk (Petitioner failed or refused to acknowledge receipt of a certified copy.)by mail to last known address
ACKNOWLEDGMENT
I, [name of petitioner], acknowledge receipt of a certified copy of this Order Setting Hearing on Petitioner's Motion to Extend Final Risk Protection Order.
[Name of petitioner]
Respondent (or his or her attorney):
by email
by hand-delivery in open court (Respondent acknowledged receipt in writing on the face of the original order – see below.)
certification by clerk (Respondent failed or refused to acknowledge receipt of a certified copy.) by mail to last known address
ACKNOWLEDGMENT
I, [name of respondent], acknowledge receipt of a certified copy of this Order Setting Hearing on Petitioner's Motion to Extend Final Risk Protection Order.
[Name of respondent]

Section 790.401, Florida Statutes, does not require the court to record a hearing on a motion to extend a risk protection order; however, any party may arrange for a court reporter to record the hearing and to prepare a written transcript of the hearing at that party's expense. Arrangements for a court reporter must be made in advance. In the event of an appeal, the appealing party will be required to provide the court with a written transcript of what was said at the hearing.

Respondent has a responsibility to keep the court informed, in writing, of any change of address. Failure to do so may jeopardize Respondent's rights.

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the ADA Coordinator, Room 20140, 201 S.E. 6th Street, Fort Lauderdale, Florida 33301, 954-831-7721 at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days. If you are hearing or voice impaired, call 711.