	Court of Washi	ngton, County/City of	
		No.:	
Petitioner vs. Defendant/Restrained Person		Order Finding Noncompliance – Weapons/Firearms Surrender:	
		 [] Order Finding Noncompliance and to Go to Court for Contempt (Order to Show Cause)(ORCROSC) (8) [] Order Setting Compliance Review Hearing (ORCRH) (7) Next Hearing Date/Time: 	
		Clerk's action required: see above and 11	
	Order Finding Noncomplianc	e – Weapons/Firearms Surrender	
l.	Restrained Person. The Defendant/Restrained Person is (name)(Restrained Person).		
2. Existing Order/s. The court issued an [] Order to Surrender and Prohibit West [] Extreme Risk Protection Order on (date)			
	The Law Enforcement proof of service	e[]is[]is not filed.	
3.		, the court [] reviewed the record [] heard or [] heard compliance review.	
	The court held a hearing before issuing	g this order. These people attended:	
	[] Restrained Person	[] in person [] by phone [] by video	
	[] Restrained Person's Lawyer	[] in person [] by phone [] by video	
	[] Protected Person or Petitioner	[] in person [] by phone [] by video	
	[] Protected Person's Lawyer	[] in person [] by phone [] by video	
	[] Other:	[] in person [] by phone [] by video	

	<i>Important!</i> If the Protected Person is not present, the court shall use its best efforts to notify the Petitioner of the outcome.		
	[] The Restrained Person did not file a <i>Declaration</i> , <i>Proof of Surrender</i> , or other evidence to prove full and timely compliance.		
4.	The Court considered the (check all that apply):		
	[] Petition/Protected Person's Statement and any attachments		
	[] Declaration of Protected Person about Surrender of Weapons		
	[] Proof of Surrender		
	[] Declaration: No Weapons to Surrender		
	[] Receipt for Surrendered Firearms, Other Dangerous Weapons, and Concealed Pistol Licenses filed by [] the Restrained Person [] Law Enforcement		
	[] Declaration of Law Enforcement about Weapons Surrender		
	[] Declaration of: (name)		
	[] Testimony of:		
	[] Incident Report and any documentation of firearms, or their recovery		
	[] DOL firearm records		
	[] Washington State Patrol firearm records		
	[] Other:		
5.	The Court finds that the Restrained Person is Not in Compliance:		
	[] The Restrained Person has indicated that they are in possession of firearms, dangerous weapons, and/or concealed pistol licenses that need to be immediately surrendered.		
	[] There are allegations in the police report, petition/protected person's statement, or declaration/s that the Restrained Person is in possession of firearms, dangerous weapons, and/or concealed pistol licenses that need to be immediately surrendered.		
	[] The Restrained Person indicates that they have surrendered all firearms, dangerous weapons, and/or concealed pistol licenses to law enforcement but there is no verification of surrender (receipt) from law enforcement in the court file.		
	[] The Restrained Person has provided insufficient information to the court to determine if the Restrained Person has surrendered all firearms, dangerous weapons, and/or concealed pistol licenses in their possession.		
6.	The Court orders that:		
	The Restrained Person is not in compliance with the <i>Order to Surrender and Prohibit Weapons</i> or <i>Extreme Risk Protection Order</i> .		
	[] Restrained Person shall, pending next review hearing:		
	[] Immediately, by (time): a.m./p.m. today, surrender their firearms, dangerous weapons (if not an Extreme Risk Protection Order) and concealed pistol license to: (law enforcement agency)		

	and immediately file a <i>Proof of Surrender</i> and <i>Receipt</i> with the court, and mail/send an electronic copy to the other party; or					
	[] Re	Restrained Person shall provide any of the following that apply:				
	a.	Bill of sale of the firearm/s, including description/s of firearm/s (make, model), serial number, date of sale, and full name (including middle initial) and date of birth of person who purchased the firearm/s.				
	b.	Proof of sale at a Federal Firearm Licensed Dealer, with a background check.				
	C.	Proof of transfer of the firearm/s, including description/s of firearm/s (make, model), serial number, date of transfer, and full name (including middle initial) and date of birth of the <i>immediate</i> family member that now has possession of the firearm/s. The Restrained Person shall contact that family member (<i>full name</i>),				
		(date of birth), and inform them that they are required to file an affidavit, signed under penalty of perjury, confirming the date of transfer of the firearm/s from the Restrained Person, that they understand their legal obligation to keep the firearms out of the Restrained Person's possession, access, or control, and that they understand they may be charged with a crime if they allow the Restrained Person access to any firearms.				
	d.	Proof that an official sale/transfer of all firearms was filed with the Washington State Department of Licensing by (<i>date</i>)				
		An official police report for the [] lost [] stolen firearm/s reflecting the date when the item/s were first reported lost or stolen that includes make, model, and serial number of all lost or stolen firearms.				
	f.	Other evidence to prove full and timely compliance:				
	[] No	further action is ordered at this time.				
7.	Compliar	nce Review Hearing. [] A compliance review hearing is set for (date)				
	at (time) _	a.m./p.m. at				
court (department/judge/calendar)						
	Restrained Person must attend this hearing and testify under oath verifying they complied with the order.					
8.	[] Order	to go to Court and Show Compliance				
[] Restrained Person is not in compliance with the <i>Order to Surrender and Prohibit Weapons</i> or <i>Extreme Risk Protection Order</i> .						
	Restrained Person:					
	[]	Failed to fully comply with the <i>Order to Surrender and Prohibit Weapons</i> or <i>Extreme Risk Protection Order</i> .				

[] Failed to appear at the compliance review hearing set for (date)				
at (<i>time</i>)a.m./p.m. at				
court (department/judge/calendar)				
[] Violated the Order to Surrender and Prohibit Weapons or Extreme Risk Protection Order after the court entered findings of compliance.				
[] Based on these findings the court has determined that there are grounds to se Contempt Hearing.				
 [] The court has reviewed the Motion for Contempt Hearing filed by the (check one): [] Petitioner [] Prosecutor [] City Attorney and finds there is reason to approve this order. 				
				Therefore, (name) is ordered to go to court on
(<i>date</i>) at (<i>time</i>) a.m./p.m. at				
court (department/judge/calendar)				
At the hearing, the Restrained Person must provide proof of compliance of the <i>Order</i> to <i>Surrender and Prohibit Weapons</i> and show why the court should not find you in contempt.				
Service				
[] Restrained Person appeared at the hearing, in person or remotely, and received notice of the order. No further service is required (May apply even if the restrained person left before a final ruling is issued or signed.).				
[] Restrained Person did not appear.				
[] The clerk of court shall electronically transmit a copy of this order on or before the next judicial day to the County Sheriff's Office or City/Town Police Department where the				
Restrained Person lives who will serve a copy of this order on the Restrained Person and file a return of service with the court.				
[] The court previously ordered service by publication or mail by separate motion and order, and permits service on the Restrained Person as per its prior findings, as follows: by [] publication [] mail.				
[] The court considered a motion for service by publication or mail today, and enters a separate order today with findings which permit service on the Restrained Person, or the court finds that there are now reasons to allow such service. Therefore, the court orders service of this order on the Restrained Person by: [] publication [] mail.				
Notice to Law Enforcement. The clerk of court shall forward a copy of this order to the County Sheriff's Office or County Sheriff's Office or				
City/Town Police Department that took possession of firearms, dangerous weapons, and any concealed pistol license/s under the <i>Order to Surrender and Prohibit Weapons</i> or <i>Extreme Risk Protection Order</i> .				

10.

9.

Upon receiving this notice and prior to the next hearing, the law enforcement agency must:

- Provide the court with a complete list of firearms and other dangerous weapons surrendered by the Restrained Person.
- Provide the court with verification that any concealed pistol license/s issued to the Restrained Person has been surrendered and the agency that can revoke the license was notified.

If there is reasonable suspicion that the Restrained Person is not in full compliance with the terms of the *Order to Surrender and Prohibit Weapons* or *Extreme Risk Protection Order*, then an affidavit must be filed with the court before the hearing date that provides the basis for this belief.

1.	Reporting Data. Under RCW 9.41.801(1 As of this date based on information available)			
	[] Did not appear for compliance hearin	•	11 7	
	[] Did not appear for show cause hearing (ORNCDAS)			
	[] Did not surrender any firearms, dangerous weapons, CPL, or file declaration of no weapons to surrender or any other proof of compliance (ORNCDSF)			
	[] Did not surrender all firearms (ORNCDFR)			
	[] Did not surrender all dangerous weapons (ORNCDDW)			
	[] Did not surrender CPL (ORNCDCP)			
	[] Did not file declaration of no weapons to surrender or other proof of compliance (ORNCDDN)			
	[] While surrender order is active, acquired a firearm (ORNCASF)			
	[] While surrender order is active, acquired a dangerous weapon (ORNCASD)			
	[] While surrender order is active, acquired a CPL (ORNCASC)			
	[] Additional Time to Cure for:		(TMC)	
	[] No Sanction Imposed for:			
2.	Warning to the Restrained Person! You may be held in contempt if you fail to immediately comply with the Order to Surrender and Prohibit Weapons.			
	If you do not go to the hearing, the court may:			
	 Approve the other party's requests without hearing your side, 			
	■ Impose sanctions and fees against you, and			
	■ Issue a warrant for your arrest.			
	If the other party has asked the court to send you to jail, and you cannot afford a lawyer, you may ask the court to appoint a lawyer to represent you.			
ate:_	Time:	a.m./p.m.		
		Judge/Court Commissioner	r	

I received a copy of this order or I attended the hearing remotely and have actual notice of th order. It was explained to me on the record.				
Signature	Print Name			
Signature	Print Name			