		No		
Petitioner vs.		Temporary Extreme Risk Protection Order – Without Notice – Respondent Under 18 Years (TMXR18)		
Respondent	DOB	DOB Next Hearing Date/Time:		
		Court add	dress:	
		At:		
		Clerk's Ad	tion Required:	4, 5, 6, 7
Warning to Respondent! You are pro or from purchasing, possessing, acces firearm. You must surrender any and a	ndent Under phibited from having, common to the common to	18 Years ing a firearm or attempting ing but not lin	in your custod to purchase or nited to the fire	y or control, receive any earms as
Respondent! You are property from purchasing, possessing, accessing and a described below. If you violate this ord	ndent Under phibited from having, consisting, receiving, consisting included all firearms included for, you may be consistent.	18 Years ing a firearm or attempting ing but not lind harged with a	in your custod to purchase or mited to the fire a crime and yo	y or control, receive any earms as u may not be
	chibited from having sing, receiving, call firearms includinger, you may be core years after this control of the control of th	18 Years ing a firearm or attempting ing but not lin harged with a s order expir	in your custody to purchase or mited to the fire a crime and yo es. RCW 7.105	y or control, receive any earms as u may not be 5.460(2).
Warning to Respondent! You are proport from purchasing, possessing, accessirearm. You must surrender any and a described below. If you violate this ordeable to have a firearm for at least 5 monotone.	phibited from having and price in the control of th	18 Years ing a firearm or attempting ing but not lin harged with a s order expir	in your custody to purchase or mited to the fire a crime and yo es. RCW 7.105	y or control, receive any earms as u may not be 5.460(2). change this
Respondent! You are proof or from purchasing, possessing, accessing. You must surrender any and a described below. If you violate this ordested below a firearm for at least 5 monders and only after written application.	phibited from having and price in the control of th	18 Years ing a firearm or attempting ing but not lin harged with a s order expir	in your custody to purchase or mited to the fire a crime and yo es. RCW 7.105 the court may	y or control, receive any earms as u may not be 5.460(2). change this

[] Gu	ardian	ad Litem							
	[] (<i>N</i> ap	ame) pointed and is appointed guardia	is a responsible and proper person to be n ad litem of Respondent in this proceeding.						
	[] Other:								
		You must immediately surrende f you have other firearms, you m	r all firearms and any concealed pistol licenses ust surrender all of them also:						
Att	ach add	ditional sheet if there are more fir	earms to list.						
or cont concea law en control immed risk pro making as to a	trol, according and pisted pistely. It is the control of the contr	cess, possess, purchase, receive tol license, while this order is in elent agency) seession and any concealed pistory and any concealed pistory and any concealed pistory and the date order should be issued. Failure der against you that is valid for order connected with this order.	or possession. You may not have in your custody a, or attempt to purchase or receive a firearm, or a deffect. You must surrender to the (name of local all firearms in your custody, collicenses issued to you under RCW 9.41.070 and time noted above to determine if an extreme to appear at the hearing may result in a court ne year. You may seek the advice of an attorney dediately surrender all firearms by these						
1.	deadli		diately surrender all infearins by these						
	A. Personally served: If this order is served by a law enforcement officer, immediately surrender all firearm/s and any concealed pistol license/s to the serving officer.								
	В.	order, surrender the firearm/s at enforcement agency listed in this	ttended the hearing where the court issued this nd concealed pistol license/s to the law is order on the same day as the hearing. Contact directions on how to surrender the firearm/s. Do house for surrender.						
	C.		served by other means, you must surrender all aw enforcement agency within 24 hours of being						
2.	Ех Ра	rte Hearing							
	[] The court issues this temporary order without a hearing.								
	[] The court held a hearing before issuing this temporary order. These people attended:								
		[] Petitioner [] Respondent	[] in person [] by phone [] by video [] in person [] by phone [] by video						

		[]	Other: [] in person	[] by phone	[] by video
3.	Respo	nd ut i sin	leı u r g,	on the evidence presented, the control poses a significant danger of cause by having in Respondent's custom receiving, or attempting to purchase ply):	using persona dy or control,	I injury to self on purchasing, po	or others in the essessing,
	a.	[]	Respondent has access to someo	ne else's firea	ırm/s.	
	b.	[]	Respondent owns a firearm/s or ha	as expressed	intent to obtain	n a firearm/s.
	C.	[]	Respondent has unlawfully or reck firearm.	dessly used, o	displayed, or br	andished a
	d.	[]	Respondent recently acquired a fir	rearm/s.		
	e.	[]	Respondent violated a civil or crimi restraining order.	nal protection	order, no-conta	act order or
	f.	[]	Respondent was/is the subject of a order.	previous or c	urrent extreme	risk protection
	g.	[]	Respondent violated a previous or	current extren	ne risk protection	on order.
	h.	[]	Respondent has been arrested for as defined in RCW 10.99.020.	or convicted o	of a domestic vi	olence crime
	i.	[]	Respondent has been arrested for crime.	or convicted o	of a felony offer	se or violent
	j.	[]	Respondent has been convicted of	a hate crime	under RCW 9A	36.080.
	k.	[]	Respondent has recently committee others, whether or not Responden			ainst self or
	l.	[]	Respondent has shown, within the threats of violence, which can include	•	•	
	m.	[]	Respondent has a history of use, a physical force against another per-	-	e, or threatened	l use of
	n.	[]	Respondent has a history of stalki	ng another pe	erson.	
	0.	[]	Respondent's behaviors present a	n imminent th	reat of harm to	self.
	p.	[]	Respondent's behaviors present a	n imminent th	reat of harm to	others.
	q.	[]	There is corroborative evidence of [] controlled substances.	Respondent's	abuse of [] al	cohol or
	r.	[]	Other:			
4.	Wash	inç	gto	on Crime Information Center (WA	ACIC) and Ot	her Data Entry	<i>'</i>
	followi	ng	la	etion. The court clerk shall forward aw enforcement agency (county or	city)		ately to the
	(check only one): [] Sheriff's Office or [] Police Department						
	This a	ge	nc	cy shall enter this order into WACIC	and Nationa	Crime Info. Co	enter (NCIC).

5.	Se	rvice		
	[]	-		I. The restrained person must be served with a service packet, including a nis order, the petition, and any supporting materials filed with the petition.
		S	serve	aw enforcement agency where the restrained person lives or can be d shall serve the restrained person with the service packet and shall otly complete and return proof of service to this court.
				conal Service Required . The court has not verified that all firearms and any ealed pistol license have been temporarily removed by law enforcement.
				enforcement agency: (<i>county or city</i>)
		judio	cial da	Action . The court clerk shall forward a service packet on or before the next ay to the agency and/or party checked above. The court clerk shall also copy of the service packet to the protected person.
				native Service Allowed. The court authorizes alternative service by ate order (specify):
	[]	and for a	recei ppea	ired . The restrained person appeared at the hearing, in person or remotely, ved notice of the order. No further service is required. See section 2 above trances. (May apply even if the restrained person left before a final ruling is signed.)
6.	[]	Serv	ice o	on Others
		Serv is:	vice o	n the restrained person's parent/s or legal guardian/s (name/s)
		[] R	equired.
			[The law enforcement agency where the person to be served lives or can be served shall serve a copy of this order and shall promptly complete and return proof of service to this court.
				Law enforcement agency: (<i>county or city</i>)((check only one): [] Sheriff's Office or [] Police Department
			[The protected person or person filing on their behalf shall make private arrangements for service and have proof of service returned to this court.
				lerk's Action . The court clerk shall forward a copy of this order on or before e next judicial day to the agency and/or party checked above.
		[-	ot required. They appeared at the hearing where this order was issued and ceived a copy.
7.	DC	DL No	tifica	ation

The issuing court shall, within 3 judicial days after this order is issued, forward a copy of the Respondent's driver's license, identicard, or comparable information along with the date of issuance to DOL. If Respondent has a concealed pistol license, DOL must immediately notify a law enforcement agency that the court has directed the revocation of the license.

8.	Trai	ansfer to Superior Court						
		This case is transferred to Superior Court and all in the Superior Court listed below.	actions in this case will be	handled				
	(Court Hearing. A hearing is scheduled in	County Super	ior Court				
	(on (<i>date</i>)	, at (<i>time</i>)	a.m./p.m.				
		at (<i>location</i>):						
	;	See How to Attend below.						
9.	Afte	er-Hours Order – Law Enforcement Petitions						
	[] The below named judicial officer directs the Petitioner to affix the judge's signature below, to signify that the judicial officer has reviewed the petition and evidence presented and found that it established reasonable cause for the issuance of this <i>Temporary Extreme Risk Protection Order – Without Notice</i> . Permission to affix the judicial officer's signature was communicated by: [] telephone [] email [] fax [] other reliable method (specify):							
RESI		ENT: You must appear at the next hearing sta	(, , , ,					
		tend the next court hearing (date and time on p						
The h	nearing	g scheduled on page 1 will be held:						
4		In person						
Judge/Commissioner: Courtroom:								
		Address:						
	7	Online (audio and video) App:						
Ļ		[] Log-in:						
		[] You must get permission from the court at least 3 court days before your hearing to participate online (audio and video). To make this request, contact:						
U	y	By Phone (audio only) [] Call-in no	umber					
	8	[] You must get permission from the court at le hearing to participate by phone only (without viccontact:						
		If you have trouble connecting online or by phone (instructions, who to contact)						

	Ask for an interpreter, if needed. Contact:	Š 1	Ask for disability accommodation, if needed. Contact:
Ask for an	interpreter or accommodat	ion as soon as you	u can. Do not wait until the hearing!
This order r	nay be extended pursuant	to RCW 10.99.040	0(3).
pursuant to		order may not be	regarding the surrender of firearms used against you in any criminal CW.
Dated:	at	a.m./p.m	
		Jı	udge/Commissioner
Presented t	py:	Pı	rint Judge/Commissioner Name

The petitioner or petitioner's attorney must complete the *Law Enforcement and Confidential Information – Extreme Risk PO – Respondent Under 18 Years*, form XR 205.

Print Name/Badge Number, if applicable

WSBA No.

NOTICE to Respondent's Parent or Guardian

Signature of Petitioner/Attorney

- Failure to safely secure firearms may be a crime if the respondent gains access to the firearms.
- The respondent is prohibited by the court from having any firearm in his or her custody or control, or from purchasing, possessing, accessing, or receiving any firearm.
- If you store or leave any firearm in a location where you know, or reasonably should know, that a prohibited person may gain access to the firearm, you may be subject to felony prosecution. (RCW 9.41.360)