## File No. STATE OF NORTH CAROLINA In The General Court Of Justice County District Court Division Name Of Plaintiff **ORDER RENEWING** NO-CONTACT ORDER **VERSUS** Name And Address Of Defendant FOR STALKING OR NONCONSENSUAL SEXUAL CONDUCT G.S. 50C-8(c) Pursuant to G.S. 50C-8(c) and the motion filed in this case, the Court held a hearing to determine whether the previous No-Contact Order should be renewed. The defendant was given proper notice of the hearing. The previous No-Contact Order is attached and incorporated by reference. **FINDINGS** The Court finds: 1. The motion to renew was was not filed before the previous order expired. 2. (State facts regarding good cause to renew the order; a new incident of unlawful conduct is not required.) CONCLUSION The Court concludes that there □is is not good cause to renew the protective order. **ORDER** It is ORDERED that: the No-Contact Order For Stalking Or Nonconsensual Sexual Conduct entered on (give date) and attached is renewed and valid until the date of expiration listed below, subject to modifications listed below. (Specify any modifications to previous order.) the motion is denied. Date Signature Of Judge Date Of Expiration Of This Order Name Of Judge (Type Or Print) **CERTIFICATION** I certify this order is a true copy. Date Signature Of Clerk Deputy CSC Assistant CSC Clerk Of Superior Court NOTE TO CLERK: G.S. 50C-9 provides: "The clerk of court shall deliver on the same day that a civil no-contact order is issued, a certified copy of that order to the sheriff." The statute also provides that a copy of the order shall be issued promptly to the police department of the municipality of the victim's residence, or the sheriff or county police if the victim does not live within a municipality with a police department.

(Over)

DETURNICE	TIFICATE OF SERVI	CE WILEN DEFENDANT NOT DESCENT	AT LIEADING	
1121911111		CE WHEN DEFENDANT NOT PRESENT		
I certify that this No-Contact Orde	er For Stalking Or Nonco	nsensual Sexual Conduct was received and se	erved as follows:	
Date Served	Time Served	AM Name Of Defendant		
		PM		
By delivering to the defendant	t named above a copy o	f this order.		
		or usual place of abode of the defendant name	d above with a person of suitable	
age and discretion then resid				
Name And Address Of Person With	Whom Copies Left			
Dy mailing a conv of this ords	or to the defendant by			
By mailing a copy of this orde	•	designated delivery convice		
	fied mail (return receipt).	_ ,		
☐ Defendant WAS NOT served	for the following reason			
Date Received		Signature Of Deputy Sheriff Making Return	Signature Of Deputy Sheriff Making Return	
Date Of Return		Name Of Deputy Sheriff Making Return (Type	Name Of Deputy Sheriff Making Return (Type Or Print)	
Date Mailed		County Of Donate Shoulf Making Potium	County Of Deputy Sheriff Making Return	
Date Maneu		County Of Deputy Sheriif Making Return		
		Signature Of Clerk	Deputy CSC	
			Assistant CSC	
			Clerk Of Superior Court	
NOTE TO CLERK: G.S. 50C-9(b)	provides: "If the Idefendant	was not present in court when the order was issued	the [defendant] may be served in	

the manner provided for service of process in civil proceedings in accordance with Rule 4(j) of the Rules of Civil Procedure.