File No. STATE OF NORTH CAROLINA In The General Court Of Justice County **District Court Division** Name And Address Of Petitioner NO-CONTACT ORDER PURSUANT TO THE WORKPLACE **VERSUS** Name And Address Of Respondent VIOLENCE PREVENTION ACT G.S. 95-264, -266 **FINDINGS** This matter was heard by the undersigned district court judge, the court has jurisdiction over the parties and subject matter, and the respondent has been provided notice of the hearing. The Court hereby finds that: 1. (If this block is checked, skip to the order portion of the order) This order is entered by default for the remedy sought in the complaint because the respondent failed to __ file an answer __ appear at this hearing __ notice of the hearing was given to the respondent and the allegations in the complaint are sufficient to justify a no-contact order for unlawful conduct. 2. Present at the hearing were: the petitioner, represented by the respondent, represented by 3. The petitioner's employee has suffered unlawful conduct by the respondent in that: 4. Other: **CONCLUSIONS** 1. The respondent committed acts of unlawful conduct against an employee of the petitioner. 2. The petitioner has failed to prove grounds for issuance of a no-contact order. **ORDER** It is ORDERED that: 1. the respondent not visit, assault, molest, or otherwise interfere with the employer or the employer's employee at the employer's workplace, or otherwise interfere with the employer's operations. 2. the respondent cease stalking the employee at the employer's workplace. 3. the respondent cease harassment of the employer or the employer's employee at the employer's workplace. 4. the respondent not abuse or injure the employer, including the employer's property, or the employer's employee at the employer's 5. the respondent not contact by telephone, written communication, or electronic means the employer or the employer's employee at the petitioner's workplace. 6. Other relief deemed necessary and appropriate by the court: 7. the terms of this order shall be effective until one (1) year from the date of this order. (specify date and time if less than one (1) year) 8. the order is denied and the case is dismissed. Date Name Of District Court Judge (Type Or Print) Time Signature Of District Court Judge

NOTICE TO RESPONDENT: A KNOWING VIOLATION OF A CIVIL NO-CONTACT ORDER SHALL BE PUNISHABLE AS CONTEMPT OF COURT WHICH MAY RESULT IN A FINE OR IMPRISONMENT.

			CERTIFIC	ATION						
I certify this order is a	true copy.									
Date	Signature Of Cler	k				Deputy CSC			Clerk Of Superio	r Court
muni	r to the sheriff." T	he statute a	of court shall delivents of court shall delivents of the sheriff o	copy of the o	rder shall	be issued promp	otly to the	e polic	e department of	he
			RETURN	OF SERVI	CE					
I certify that this No-Co follows:	ontact Order F	Pursuant 7	To The Workpla	ace Violenc	e Preve	ention Act wa	s recei	ved a	and served as	
Date Served	Time S	erved	□ AM □ PM	Name Of De	fendant					
☐ By delivering to the	e respondent	named at		this order.						
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By leaving a copy person of suitable Name And Address Of F Respondent WAS	of this order a age and disci	at the dwe retion ther Copies Left	elling house or uniteresting there	isual place in.		de of the resp		t nam	ned above wit	າ a
By leaving a copy person of suitable Name And Address Of F	of this order a age and disci	at the dwe retion ther Copies Left	elling house or uniteresting there	isual place in.	f Deputy Si	neriff Making Retur		t nam	ned above wit	n a

NOTE TO SHERIFF: G.S. 95-268 provides: "Unless the [defendant] was present in court when the order was issued, the sheriff shall serve the order on the [defendant] and file proof of service in the manner provided for service of process in civil proceedings."