**ANNEX 1 SIMPLIFIED NON-MOLESTATION ORDER**

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| **Non-molestation Order**  **under Section 42 of the**  **Family Law Act 1996** | **In the Family Court at** | |
| Case No. |  |
|  | Applicant |  |
|  | Respondent |  |
| To  Of address [unknown]  Date of birth | | |
| **IMPORTANT**  **The court made this order against you on [date]. You must obey this order. You should read it carefully. If you do not understand anything in this order you should go to a solicitor, Legal Advice Centre or Citizens Advice Bureau. You have a right to apply to the court to change or cancel this order.** | | |
| **If you do anything which you are forbidden from doing by this order, you will be committing a criminal offence unless you have a reasonable excuse. If you are convicted the court could impose a term of imprisonment up to five years or a fine or both.** | | |
|  | | |
| **Alternatively, if you do not obey this order, you will be guilty of contempt of court and may be fined or sent to prison.** | | |
| Where this order says ‘the applicant’ it means [NAME]. | | |
| **THE COURT ORDERED THAT :**  **You are forbidden from doing any of the following things and you are forbidden from asking another person to do any of the following things on your behalf.**  **You must not:**   1. use or threaten any violence towards the applicant; 2. threaten or intimidate the applicant; 3. threaten or intimidate the child (name) 4. damage or attempt to damage or threaten to damage any property belonging to the applicant or jointly owned by you and the applicant; 5. go to or enter or attempt to enter any address where you know or believe that the applicant lives or is staying; 6. enter [road name] **except that** you may travel along [road name] in a car, bus or other vehicle but you must not park your vehicle in [road name]; 7. go to [school name] or enter [school road] 8. send any threatening or abusive letter or text or voicemail message or other communication to the applicant; 9. make any threatening or abusive telephone call to the applicant; 10. communicate with the applicant whether by speaking, by sending a letter, telephone, text, message or other means of communication **except** through solicitors or **except** for the purpose of serving any evidence or application in court proceedings or **except** by email/ text for the purpose of making contact arrangements for the child (name) ; 11. communicate with the child (name) by speaking, telephone, text, message, or other means of communication **except** for any contact which the court has ordered; 12. post about the applicant [or the child (name)] on the internet or social media; 13. harass pester or molest the applicant or the child (name); 14. instruct or encourage any other person to do anything which you are forbidden to do by this order.   This order shall remain in force until  **4.00 p.m. on \*\*\*** | | |
| **INFORMATION ABOUT THE ORDER**   1. The court made this order after reading the statement made by the applicant [and hearing the following additional information ---- ] 2. The court did not tell you before the order was made, because the court decided there was a risk that the applicant may be intimidated or prevented from making the application. 3. The court has not yet made any decisions about whether the statement made by the applicant is true and has not yet determined what actually happened if anything. 4. The court will send you the date of a court hearing which you should come to where you can tell the court whether you agree or disagree with the order and the court will explain what happens next. 5. If you do not come to the court hearing the order will stay in place until its end date. 6. If necessary you can ask the court to have the court hearing very urgently but you must explain in writing why it is so urgent and you must send a copy of your explanation to the applicant. 7. When it is not possible to apply within court hours, you can contact the security office at the Royal Courts of Justice (020 7947 6000 or 020 7947 6260) and a duty judge may agree to consider it. 8. Family Procedure Rules Part 3A.2A will apply and the court will put in place special measures as the applicant is assumed to be a person whose participation is diminished by reason of the allegations of domestic abuse.   **SERVICE**   1. [the Applicant] shall make arrangements for personal service of this order on [the Respondent] but shall not attempt to serve it himself/herself OR As [the Applicant] is a litigant in person the court shall serve this order on [the Respondent].   **Note to the Arresting Officer**  **Under Section 42A of the Family Law Act 1996 breach of a Non-Molestation Order is a criminal offence punishable by up to five years imprisonment. It is not necessary to obtain a warrant.** | | |