File No. STATE OF NORTH CAROLINA County In The General Court Of Justice **District Court Division** Name Of Petitioner/Employer **COMPLAINT FOR** Address Of Petitioner/Employer CIVIL NO-CONTACT ORDER PURSUANT TO THE WORKPLACE VIOLENCE PREVENTION ACT **VERSUS ■ MOTION FOR TEMPORARY** Name And Address Of Respondent **NO-CONTACT ORDER** G.S. 95-262 Spoken Language Court Interpreter Needed For Any Party, Victim, Or Witness? (If Yes, identify person(s) and language(s). Interpreters provided for all court proceedings at no cost.) Yes: (explain) NOTE TO PETITIONER: This Form is for use by employers only. If you are an individual that has been threatened, please refer to either the "Complaint And Motion For Domestic Violence Protective Order," AOC-CV-303, or the "Complaint For No-Contact Order For Stalking Or Nonconsensual Sexual Conduct," AOC-CV-520. Check only the boxes below that apply and fill in blanks. Additional sheets may be attached. 1. The petitioner is an employer as defined by G.S. 95-260(2) in that: the petitioner is a person or entity that employs one or more employees. the petitioner is the State of North Carolina or one of its political subdivisions. 2. The unlawful conduct occurred in this county. 3. An employee of the petitioner has suffered unlawful conduct from the respondent and the unlawful conduct can be reasonably construed to be carried out, or to have been carried out, at the employee's workplace. The unlawful conduct consisted of: (Give specific dates and describe in detail what happened.) a. The respondent attempted to cause bodily injury or did intentionally cause bodily injury to the employee. The respondent willfully, and on more than one occasion, followed, was in the presence of, or otherwise harassed as defined in G.S. 14-277.3A, the employee without legal purpose and with the intent to place the employee in reasonable fear for the employee's safety. c. 🗌 The respondent willfully threatened, orally, in writing or by any other means, to physically injure the employee in a manner and under circumstances that would cause a reasonable person to believe that the threat was likely to be carried out and that actually caused the employee to believe the threat would be carried out. 4. The employee that is the subject of the unlawful conduct was consulted prior to the filing of this Complaint and Motion in order to determine whether any safety concerns exist in relation to the employee's participation in the process.

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[b.	occur if			n that the remedy is intended to prevent would likely ief in that: (Give specific reasons why harm would occur if
[[[[]	 4. An order directing the respondent: a. To not visit, assault, molest, or otherwise interfere with the employer or the employer's employee at the employer's workp or otherwise interfere with the employer's operations. b. To cease stalking the employer's employee at the employer's workplace. c. To cease harassment of the employer or the employer's employee at the employer's workplace. d. To not abuse or injure the employer, including the employer's property, or the employer's employee at the employer's workplace. e. To not contact by telephone, written communication, or electronic means the employer or the employer's employee at the employer's workplace. f. Other relief sought: 5. To treat this verified Complaint as an Affidavit for all purposes requiring an Affidavit. 6. Other: (specify) 				
Date				Signature Of Perso	on Filing Complaint
			VERIFI	CATION	
petitione	<i>r</i>) in t	his actio	eing first duly sworn, say that I hold the position on; that I have read the Complaint and Motion; th nings alleged upon information and belief and as	nat the matters	(position with and things alleged in the Complaint and Motion are true ve them to be true and accurate.
SWORN/AFFIRMED AND SUBSCRIBED TO BEFORE ME				Date	
Date			Signature	Signature Of Pers	on Signing Complaint
Assistant CSC De			lerk Of Superior Court District Court Judge esignated Magistrate Date My Commission Expires	Name Of Person I	Filing Complaint (type or print)
SEAL			County Where Notarized	-	