IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF STATE OF IDAHO, CASE NO. Plaintiff, NO CONTACT ORDER Pursuant to I.C.R. 46.2, I.C. § 18-920 and Fifth vs. **District Administrative Order 04-18.** Arresting Agency___ Defendant. In this case, the Court has found that the defendant has been charged with a criminal offense for which a No Contact Order forbidding contact with another person is appropriate; You, the above named defendant, are hereby ordered to have no contact or communication with the alleged victim, _____, or knowingly remain within ______ feet yards of the alleged victim, except you may make contact through an attorney and [only CHECKED boxes give you other exceptions]: You are permitted to: □ speak with the victim by telephone □ have another person contact the victim □ communicate in writing BUT YOU OR OTHERS ON YOUR BEHALF MUST NOT THREATEN OR TRY TO INTIMIDATE THE VICTIM. If you live with the victim, you may contact a law enforcement officer who will make arrangements to accompany you to the residence to remove items and tools necessary for employment and personal belongings. The officer will determine what constitutes necessary tools and personal belongings. This Order will remain in effect until 11:59 p.m. on _____ __, or upon dismissal of this criminal case against Defendant; whichever occurs first. If there is also a civil protection order, dismissal of any civil protection order shall not result in a dismissal of this order in this criminal case. You are advised of the following: Violation of this order is a separate crime under Idaho Code §18-920, which is subject to a 1. maximum penalty of one year in jail and a \$1,000 fine and for which no bail will be set until you appear before a judge. This no contact order can only be modified by a judge. 2. 3. When more than one no contact order or domestic violence protection order is in place, the most restrictive provision will control any conflicting term of any other civil or criminal protection order. 4. Upon sufficient notice to the prosecuting attorney, you have a right to request a hearing before the court to modify or dismiss this order. If there are other orders of any kind between you and the victim you must not violate the terms of any order. You might want to ask an attorney to help make all the orders the same to avoid confusion. THE CLERK IS HEREBY ORDERED to deliver a copy of this Order to the county sheriff immediately. DATED this day of , 20 . JUDGE I acknowledge that I have read and received a copy of this order

Defendant

c: County Sheriff, Prosecutor, Defendant, Defendant's attorney

Form 1 No Contact Order Revised 9/29/2004