For Review Only

SEE: LFLR 4 Case Schedule and Order Setting Financial Restraints

Superior Court of Washington County of King

Petitioner	**Please see assigned case no.
and	Automatic Temporary Order Setting Financial Restraints
Respondent	(TMO)

I

I. NOTICE TO THE PARTIES

An action has been started in this court that affects your rights. All parties are now required to obey the following order unless and until the court changes it in your case. Any party may ask the court to change or clarify this order by filing a motion. The Court has the power to punish violations of this order; the court may find the violator in contempt and require the violator to pay the other party for any attorneys' fees incurred for bringing the violation before the court.

II. ORDER

- 2.1 Financial Restraints (These restraints shall apply to family law petitions seeking dissolution of marriage or domestic partnership, legal separation, or declaration of invalidity filed under RCW 26.09.)
 - a. Both parties are restrained from transferring, removing, encumbering, concealing, damaging, or in any way disposing of any property, <u>except</u> in the usual course of business, or for the necessities of life, or as agreed to in writing by the parties, or as

- ordered by the court. Payment of reasonable attorney's fees and/or advance fee deposit in this case is not a violation of this provision.
- b. Both parties are restrained from assigning, transferring, borrowing, lapsing, surrendering, or changing entitlement of any insurance policies of either or both parties, or of any dependent children, whether medical, health, life, automobile, or other insurance, except as agreed in writing by the parties or as ordered by the court.
- c. Unless the court orders otherwise, all parties are responsible for their own future debts whether incurred by credit card, loan, security interest, or mortgage, <u>except</u> as agreed in writing by the parties.
- d. Both parties shall have access to all tax, financial, legal, and household records. Reasonable access to records shall not be denied without order of the court.
- 2.2 Service, Effective Date of Order, and Motion to Quash
 - a. The Petitioner shall serve a copy of this order on the Respondent and file proof of service with the court.
 - b. The Petitioner is subject to this order from the time of filing the Petition. The Respondent is subject to this order from the time the order is served.
 - c. This order shall remain in effect until the conclusion of this matter, unless it is modified or quashed by a further court order.
 - d. Any party subject to this order may bring a motion to quash this restraining order under LFLR 8(f) and CR 65(b) or bring a motion to modify this order on the family law motions calendar.
- 2.3 Agreed modifications of this order may be presented to the Ex Parte and Probate Department.

Dated:	Order effective as of case filing da	te
Chief l	JFC Judge	