STATE OF INDIANA IN THE HOWARD SUPERIOR COURT **COUNTY OF HOWARD** CAUSE NUMBER: _____ STATE OF INDIANA VS. Victim's Pro Se Motion for Lifting of No Contact Order Comes now the Victim, ______, and respectfully requests the Court lift the No Contact Order that is currently a condition of the Defendant's bond or probation in this Cause. ____understand each of the following statements regarding this request, and I have initialed each one to acknowledge that I have read and agree with each. 1. I understand I will not be able to have the No Contact Order reinstated under the above listed cause. ____ 2. I understand by requesting this No Contact Order be lifted, I am putting myself at risk for possible danger from the Defendant. _____ 3. I acknowledge it is my free and voluntary act to request the No Contact Order be lifted and I am not under duress or compulsion from another individual. 4. I acknowledge it is my responsibility to file this motion along with documentation of the completed required classes (see instructions below) in the appropriate court. WHEREFORE, I respectfully request the Court to lift the No Contact Order Printed Name: Signature: Phone No. _____

ATTENTION: It is the Court's policy to not consider this request for a "cooling off" period of at least sixty (60) days and upon the Defendant completing four (4) of the Batters Intervention Program Classes offered by Family Services Association of Howard County AND the victim having attended four (4) Women's Group Sessions offered by Family Services Association of Howard County. After sixty (60) days and upon the Defendant completing a minimum of four (4) of the Batters Intervention Program Classes and upon the Victim completing four (4) Women's Group Sessions, the Court may require a hearing to determine if the No Contact Order should be lifted. The lifting of the No Contact Order will NOT be automatic.