ADOPTED PURSUANT TO PROMULGATION ORDER PRM25-002-01 (SEPT. 17, 2025)

### **RULES GOVERNING PROTECTION ORDER CASES**

Effective Sept. 17, 2025

POR 1.	Protection Order Cases.
POR 2.	Filing and Costs of a Petition for an Order of Protection.
POR 3.	Petition; Notice; Hearings; Order of Protection.
POR 4.	Relief.
POR 5.	Service of Orders of Protection and Show Cause Orders.
POR 6.	Burden of Proof.
POR 7.	Violations; Contempt Proceedings.
POR 8.	Firearms; Surrender of Firearms and/or Ammunition.
POR 9.	Enforcement of Orders of Protection.
POR 10.	Protective Order Registry.

### **FORMS**

POR Form 1	Petition for Order of Protection
POR Form 2	Marshals Service Information Form
POR Form 3	Respondent's Inventory of Firearms, Firearm Parts, Ammunition, and Permits/Registrations
POR Form 4	Petition/Motion to Dismiss, Extend, or Modify Other Conditions of Order of Protection
POR Form 5	Motion and Affidavit and Order to Show Cause for Contempt for Violating Order of
	Protection
Notification t	o Respondent
Non-Crimina	l Case Coversheet

Appendix A: Repealed Miscellaneous Rule MR 2.1 and MR 2.1 Forms

#### RULES GOVERNING PROTECTION ORDER CASES

SOURCE: Adopted by Promulgation Order PRM25-002-01 (Sept. 17, 2025).

**2025 NOTE:** Originally adopted as Rule 14 of the Rules of the Superior Court of Guam by Prom. Order No. PRM 06-003 (Mar. 31, 2006). Renumbered by the Compiler to adhere to the numbering scheme for the Rules of the Superior Court of Guam. Incorporated to the Local Rules as MR 2.1 *et seq.* pursuant to Prom. Order No. PRM 06-006-02 (May 31, 2007), which adopted the revised Local Rules of the Superior Court of Guam. Forms to be used with these rules were adopted by Prom. Order No. 06-006-04 (Jan. 9, 2008), as Exhibits A-D. Prom. Order No. PRM 06-006-18 (May 14, 2015) amended MR 2.1 et seq., and adopted Pro Se Order of Protection Instructions and the following forms: Form A1, Form A2, Form A3, Form A4, Form B1, Form B2, Form B3, Form C, and Form D; effective June 1, 2015.

Beginning in 2023, the Subcommittee to Revise the Protection Order Rules reviewed the rules and forms, and proposed amendments and proposals. Pursuant to Promulgation Order PRM25-002-01 (Sept. 17, 2025), the rules were repealed, and replaced with the Rules Governing Protection Order Cases. The following revised forms were adopted: Form 1 (Petition for Order of Protection), Form 3 (Respondent's Inventory of Firearms, Firearms Parts, Ammunition, and Permits/Registrations), and Notification to Respondent. The following forms were not substantively changed and were renumbered: Form 2 (Marshals Service Information Form, formerly Form A2), Form 4 (Motion to Dismiss, Extend or Modify, formerly Form C), Form 5 (Motion and Affidavit and OSC for Contempt for Violating an Order of Protection, formerly Form D).

### **POR 1. Protection Order Cases.**

These rules govern all cases involving orders of protection available under Title 7 Chapters 40, 40A, and 40B of the Guam Code Annotated. Protection order cases are separate and distinct from all other matters.

The forms attached to these Rules have been developed to assist litigants in filing Petitions and understanding the Protection Order process. The Committee to Revise the Protection Order Rules may convene from time to time to revise the forms in accordance with updated court practices and procedures, without notice. All forms shall be made available on the Court's website and in the Clerk's Office.

### POR 2. Filing and Costs of a Petition for an Order of Protection.

- (a) Petition for Order of Protection
- (1) A Petition for an Order of Protection must be filed with the Clerk of Court at the Superior Court of Guam.
- (2) The party(ies) seeking relief must be designated as Petitioner(s) or Plaintiff(s), and the party(ies) answering the Petition must be designated Respondent(s) or Defendant(s).
- (3) All petitions must be made under oath and contain detailed facts and information to assist the Court in making a determination of the basis for the petition.
- (b) Petition Costs. Petitions for an Order of Protection must be filed without cost. This fee exemption applies only to Petitions for Orders of Protection. Fees must be paid for related domestic, child custody, or child support actions, even if filed at the same time as the Petition for an Order of Protection.

SOURCE: 19 GCA § 14104; 7 GCA §§ 40103(d), 40A104, 40B104.

(c) Clerk's Office. The Clerk's office must be open and available to assist any person seeking an Order of Protection Monday through Friday during regular business hours. Petitions filed after 3 p.m. may not be acted upon until the following business day.

#### POR 3. Petition; Notice; Hearings; Order of Protection.

- (a) Petition.
  - (1) To obtain an Order of Protection, an applicant must file the following forms:

- (A) Petition for Order of Protection (Form 1)
- (B) Marshal's Service Information (Form 2), and
- (C) Non-Criminal Case Coversheet.
- (2) The Petition may indicate whether the Petitioner is seeking a Temporary Order of Protection for immediate relief.
- (3) The Petitioner must provide as much information regarding the identity of and contact information for the respondent as is known to the Petitioner.
  - (4) Within the Petition, the Petitioner may request to seal documents or submit them *in camera*.
- (5) In examining the petition, the Court may consider publicly available records concerning the parties such as criminal history and other relevant court cases.
- (b) Notice. Notice of the Petition is not required to be served on a Respondent until ordered by the court.
  - (c) Hearings.
  - (1) Initial Hearing. After a review of the Petition, the court may opt to schedule a hearing whereby the petitioner responds to questions from the court.
    - (2) Show Cause Hearing on Temporary Order of Protection or Final Order of Protection.
    - (A) The Court must set the matter for a Show Cause Hearing within ten (10) business days. The hearing may be continued as deemed necessary by the Court.
    - (B) Upon issuance of a Temporary Order of Protection, the Court must also issue a Notice to Respondent.
    - (C) If the Respondent fails to appear at a Show Cause Hearing after being properly served and noticed, the case may proceed by default.
    - (D) At a Show Cause Hearing or any subsequent evidentiary hearing, the Court may take testimony and evidence.
- (d) Order of Protection. After taking testimony and evidence at the Show Cause Hearing, or upon receiving a consent by Respondent to an Order of Protection, the Judge may issue an Order of Protection for such periods as authorized by law. Any Order of Protection or approved consent agreement must be for a fixed period of time as the Court deems appropriate. The Court may amend its order or agreement at any time upon subsequent petition or motion filed by either party.
- (e) Mutual Restraining Orders. A court may not issue a mutual restraining order unless the Court has made specific findings that each party was entitled to such an order, including findings of fact indicating that both parties acted primarily as aggressors and that neither acted primarily in self-defense.

**SOURCE:** 7 GCA §§ 40105(b), 40A106(e), 40B105(d); 18 USC § 2265(c).

### POR 4. Relief.

The Court must grant relief in accordance with Chapters 40, 40A, and 40B of Title 7 of the Guam Code Annotated.

Copies of Orders to Show Cause and Protection Orders must be furnished to all parties at no cost.

**SOURCE:** 7 GCA §§ 40105(a); 40A106, 40B106.

### POR 5. Service of Orders of Protection and Show Cause Orders.

- (a) Unless otherwise directed by the Court, the Marshals Division of the Superior Court of Guam must serve all Orders of Protection and Show Cause Orders.
  - (b) The Marshal must notify Petitioner and/or his/her attorney:
    - (1) as soon as practicable that service has been accomplished; and
    - (2) of non-service and the attempts to serve.
- (c) If the Marshals Division has been unable to serve an Order to Show Cause after multiple attempts, the Petitioner may apply to serve the Order to Show Cause by publication pursuant to Guam Rule of Civil Procedure 4 and 7 GCA § 14106.

#### POR 6. Burden of Proof.

(a) Petitioner must prove by a preponderance of the evidence the allegations stated in the Petition.

**SOURCE:** 7 GCA §§ 40104(a), 40A106(a), 40B106(a).

(b) The Guam Rules of Evidence do not apply to applications for or hearings for Temporary Orders of Protection; however, the Guam Rules of Evidence are applicable to hearings for Permanent Orders of Protection.

### POR 7. Violations; Contempt Proceedings.

- (a) Motion for Contempt. A motion seeking to hold a party in contempt must be filed contemporaneously with an affidavit detailing the factual basis for the motion for contempt.
- (b) Contempt. Upon a preliminary finding that a violation may have occurred, the Court must issue an Order to Show Cause and schedule a hearing. Notice of the hearing must be provided to the responding party within a reasonable time.
- (c) Contempt Hearing. To make a finding of contempt, the Court must conduct an evidentiary hearing and evaluate if a contempt has occurred by a preponderance of the evidence.
- (d) Orders of Contempt. If the Court finds the Respondent in contempt, the Court may impose sanctions pursuant to 7 GCA §§ 34101(b), 40A106(f), or 40B106(e), as applicable.

SOURCE: 7 GCA § 40109, 34101(a), (b), 34102; 9 GCA § 80.34; People v. Torres, 2008 Guam 26

### POR 8. Firearms; Surrender of Firearms and/or Ammunition.

The Court may require a Respondent subject to any Order of Protection to immediately surrender all firearms and/or ammunition to the Marshals of the Court, or other law enforcement officers. Should firearms be seized, the Marshals shall keep an inventory of the seized items, have the Respondent fill out an Inventory of Firearms, Firearm Parts, Ammunition and Permit/ Registrations (Form 3), and file the Statement with the Court.

**SOURCE:** 18 U.S.C. § 922(g)(8) and (9).

### POR 9. Enforcement of Orders of Protection.

- (a) Guam Orders of Protection. Orders of Protection issued by the courts of Guam must be certified by the Clerk of the Superior Court of Guam and must be accorded full faith and credit in all jurisdictions in the United States, including territories, tribes and commonwealths.
  - (b) Foreign Orders of Protection.

(1) A certified copy of an order for protection or restraining order issued in another state or jurisdiction may be filed with the Clerk of Court of the Superior Court of Guam. The Clerk of Court must take the same action upon foreign orders as is taken with orders issued by a court of Guam.

**SOURCE:** 19 GCA § 14105(a).

(2) Any valid protection order relating to abuse or domestic violence issued in another state, territory, tribe, or commonwealth of the United States, and filed with the Clerk of Court in accordance with POR 9(b)(1), must be afforded full faith and credit by the courts of Guam and enforced as if issued by a court of Guam.

**SOURCE:** 19 GCA § 14105(b).

(3) At the request of a court of another state, or of a person who is affected by or has a legitimate interest in a foreign order for protection, the Clerk of Court must certify and forward a copy of the foreign order to the requesting party at no cost.

**SOURCE:** 19 GCA § 14105(c)(2).

### POR 10. Protective Order Registry.

- (a) Registry. The Clerk of the Superior Court of Guam must maintain a registry of all orders of protection and restraining orders which are:
  - (1) issued by the courts of Guam. Such orders must be included in the registry within 24 hours after they are issued.
  - (2) issued by a court in another state, territory, tribe, or commonwealth of the United States, which has been and filed with the Clerk of Court in accordance with POR 9(b)(2). Such orders must be included in the registry within 24 hours after a certified copy of the foreign order is filed with the Clerk of Court.

**SOURCE:** 19 GCA § 14105(c)(1); 19 GCA § 14106(a).

(b) Availability of Information. Upon request, the information contained in the registry must be available at all times to a court, law enforcement agency, and other governmental agency.

**SOURCE:** 19 GCA § 14106.

-----

Inser	rt name and contact info	ormation:		
		IN THE SUPERIO	OR COURT OF GUAM	
			Protective Order Case No	
	vs.	Petitioner,	PETITION FOR ORDER OF PROTECTION	
			FORM 1	
		Respondent.		
	STRUCTIONS: Fill out	this form when seeki	ng a protection order for Family Violence, Sexual	
	ch type of protection ord arties know each other. C		re are different orders based on the type of harm and how	
	Family Violence Protection from a family or household member who has caused or attempted to cause bodily injury or serious bodily injury, or who has placed another in fear of imminent serious bodily injury, or who sexually abused minor children.			
	☐ Sexual Assault	Protection from someone who has committed non-consensual sexual contact.		
	☐ Stalking	following or harassi	neone who has committed stalking conduct, such as ng another person knowing it would cause them to feel ned, or threatened, and serves no lawful purpose.	
1.	I am asking the Court applicable. My full nam		Protection pursuant to 7 GCA Chapter 40, 40A, or 40B, as <b>Petitioner.</b> "	
2.	2. Whom should the order restrain? ("Respondent" or "Restrained Person") Fill out all information known to you.			
Full	Name:			

Date of Birth:					
Residence:					
Mailing Address (if different from above):					
Telephone Number:					
Respondent Speak Englis  Yes No	h? If no	o, what lang	guage does Re	spondent speak?	
Sex: $\square(M)$ $\square(F)$	Race:		Skin T	one:	Height:
Weight:		Eye Color:	<u>'</u>	Hair Co	plor:
Driver's License #:		State Issued:		Expirat Date:	ion
3. Whom should the o all that apply.  Me. Full Name of 1		et? (The sele	ected person is	also called a "Prot	tected Person(s).") Check
Speak English  Yes	If no, what language do you speak?				
<ul> <li>☐ Minor Children.</li> <li>☐ I am the minor's ☐ parent ☐ legal guardian ☐ custodian.</li> <li>☐ I am age 18 or older and the minor is a member of my family or household. (For family violence petitions only.)</li> </ul>					
Child's Name	Date of Birth	Gender	Lives With	How related to you	How related to Restrained Person

Child's Name	Date of Birth	Gender	Lives With	How related to you	How related to Restrained Person
Someone o	ther than mys	self or a 1	<b>minor.</b> State n	name(s):	
4. <b>Service address.</b> Se selection may be dis			ses you will us	se to receive legal do	cuments. Your
Attorney name:					
Mailing Address:					
Residential Addres	ss:				
Email (if you agree to recei documents by email)					
How do you (or the Protected Person) know the Respondent?					
5. Check all the ways	the protected	person is	connected or	related to the restra	ined person:
☐ Intimate Partners – Protected person and restrained person are:					
□ current or former spouses or domestic partners □ parents of a child-in-common (unless child was conceived through sexual assault) □ currently or formerly dating who: □ never lived together □ live or have lived together					
•	Family or household members – Protected person and restrained person are family or household members because they are:				
paren	t and child		steppare	nt and stepchild	

	grandparent and	grandchild pare	nt's intimate partner and	d child
	urrent or former cohabitants as roommates			
	person who is or has been a legal guardian			
	related by blood	or marriage (specify ho	W:	)
	Other - (examples: co	oworker, neighbor, acqu	naintance, stranger)	
	(specify connection:			)
	No Relationship			
Are	e there other court cases invol	ving the parties or any	y children?	
6.	Have there been any other cochildren?	ourt cases between any	of the people involved in	n this case, or about any
	☐ No ☐ Yes. If yes, fil	l out below.		
(exam	of Case ples: civil, divorce, criminal, child rt, custody, guardianship, etc.)	Court (Territory, City, County and/or State)	Case Number (if known)	Status (active, dismissed, pending, expired, unknown)
Oth	er details:			
star	YOU NEED IMMEDIATE It immediately and before the rurt hearing (whichever comes find	estrained person gets n	· ·	•
7.	Do you need a Temporary Pr	otection Order?		
	☐ Yes ☐ No			
	If Yes, explain why. What s not issued immediately without			ould occur if an order is

If you are seeking a Temporary Protection Order, do you want a temporary order that requires the restrained person to give up all firearms, other dangerous weapons, and concealed pistol licenses, and prohibits the restrained person from getting more?  Yes No  If Yes, explain why.
What protections do you need? Check everything you want the court to consider ordering Respondent to do or not do.
☐ Stop Respondent from harassing, abusing, threatening, using or attempting to use physical force or cause bodily injury to me and other protected persons;
☐ Stop Respondent from telephoning, contacting, or communicating with me and other protected persons, unless otherwise allowed by the Court;
Stop Respondent from coming within five hundred (500) feet of me, my place of residence, my place of employment, or the minor child(ren), unless otherwise allowed by the Court;
Stop Respondent from removing and excluding me or others from my residence;
Order the following wireless telecommunications service provider to, without charge, penalty, or fee, to do the following:
Name of wireless telecommunications service provider:  Telephone number(s):
transfer the billing authority and all rights to the above wireless telephone number(s) to me even if I am not the account holder of the shared wireless plan
transfer the billing authority and all rights to the wireless telephone number or numbers of a shared wireless plan to who shall serve as the account holder
remove or release my name from a shared wireless plan with Respondent or under Respondent's name and assign a substitute telephone number or numbers to me.
Surrender Weapons: Respondent must immediately surrender any firearms, other dangerous
weapons or concealed pistol licenses to law enforcement and not access, possess, have in their custody or control, purchase, receive, or attempt to purchase or receive any of those items.

Important! The court may be required to order the restrained person to surrender firearms, other dangerous weapons, or concealed pistol licenses even if you do not request it.
Does the restrained person $\square$ own or $\square$ have access to firearms?
☐ Yes ☐ No ☐ I don't know
Complete the Attachment: Firearms Identification if Yes.
Would the restrained person's use of firearms or other dangerous weapons be a serious and immediate threat to anyone's health or safety?
☐ Yes ☐ No ☐ I don't know
Even if the restrained person does not have firearms now, has the restrained person ever used firearms, other weapons, or objects to threaten or harm you?
☐ Yes ☐ No
If Yes, describe what happened.
Is the restrained person already not allowed to have firearms?
☐ Yes ☐ No ☐ I don't know
If Yes, why?
☐ I would like the Court to refer me to legal services.
Other Relief:
ADDITIONAL REQUESTS FOR PERSONS SEEKING PROTECTION FROM FAMILY VIOLENCE. If you selected a Family Violence Protection Order on page 1, you may request the following additional relief, if applicable.
Custody (Only for children the protected and restrained person have together): I request temporary care, custody, and control of
☐ the minors named on page 2 and 3, or any continuation of item number 3. ☐ these minors only:

			anges, meeting location, and pickup
(Visitation 1	isted here will be an exc	ception to any provisions	requested on page 5).
	on with myself, to pay fi	urt require Respondent, w	who has a legal duty to support minor abount of \$ per
_	est an Order that Respond joint bank accounts.	dent may not transfer joint	tly owned assets and turn over the
☐ I request Resp	oondent to pay rental pay	ments or mortgage paym	nents for my address at:
☐ I request the C	Court grant me possessio	n of the shared residence	at the following address:
	•	- ·	uld result in the termination of any ily dwelling or this dwelling
covera	age, or change of benefic	ciary of any health, autom	uld result in the cancellation, change of nobile, or homeowners insurance policy or children in common with myself
☐ I request Resp	ondent provide suitable,	, alternative housing for n	ne and other protected persons.
Vacate share residence.	d residence: I request the	ne restrained person immo	ediately vacate the shared
			g, personal items needed during the a law enforcement officer is present:
Vehicle: I req	uest the protected person	shall have use of the follo	owing vehicle:
			License #:
I request that I	Respondent turn over doc	cumentation of health, aut	tomobile or homeowners insurance, ecessary specified personal effects:

Pay Fees and Costs: I request the restrained person must pay fees and costs of this action. This may include administrative court costs, service fees, and the protected person's costs including lawyer fees.
ADDITIONAL REQUESTS FOR PERSONS SEEKING PROTECTION FROM STALKING. If you selected a Stalking Protection Order on page 1, you may request the following additional relief, if applicable.
Stalking Behavior: I request that the restrained person not harass, follow, monitor, keep under physical or electronic surveillance, cyber harass, or use phone, video, audio or other electronic means to record, photograph, or track locations or communication, including digital, wire, or electronic communication of:
☐ the protected person ☐ the minors named in section 2 above
these minors only:
these members of the protected person's household:
Evaluation: I request that the restrained person get an evaluation for:
mental health chemical dependency (drugs and alcohol)
Personal Belongings: I request the protected person shall have possession of essential personal belongings, including the following:

### How long do you need this order to last?

### 8. Length of Order

I need this order to last for: (specify how long):

If you specified more than one year, briefly explain why.

Why do you need a protection order? What happened? This is your statement where you tell your experience.

Be as specific and descriptive as possible. Put the date, names, what happened, and where. Use names rather than pronouns (he/she/they) as much as possible. If you cannot remember the date, put the time of year it happened (around a holiday, winter, summer, how old your child was), or about how long ago.

For all of the questions below, include details:

- Who did what?
- When did this happen?
- How were any statements made? (in person, mail, text, phone, email, social media)
- How did this make you, the minor, or the vulnerable adult feel?

If you need more space to answer any of the questions below, use attach additional pages.

**Privacy Warning!** The restrained person will see this Petition and any other evidence you file with the court. This information is also available in a public court file. At the end of this form, you can make request to keep certain information confidential.

9. **Most Recent Incident.** What happened most recently that made you want a protection order? This could include violent acts, fear or threats of violence, coercive control, nonconsensual sexual conduct or penetration, sexual abuse, harassment, stalking, hate crimes.

10.	<b>Past Incidents.</b> What happened in the past that makes you want a protection order? This could include violent acts, fear or threats of violence, coercive control, nonconsensual sexual conduct or penetration, sexual abuse, harassment, stalking, or hate crimes.
11.	<b>Medical Treatment.</b> Describe any medical treatment you received for issues related to your request for protection.
12.	<b>Suicidal Behavior.</b> Describe any threats of self-harm or suicide attempts by the restrained person.
13.	Minors Needing Protection, if any (If the information is not already included above.)
	Has there been any violence or threats towards children? How have the children been affected by the restrained person's behavior? Were the children present during any of the incidents described above? Describe and give details.

14. **Supporting Evidence** (Include anything else you want the court to see that helps prove what you are saying is true. You are responsible for filing your supporting evidence, including police reports, if any. Before you file any evidence, you can black out (redact) any sensitive information. Examples:

your home address and account numbers (leav contact the court for how to submit.)	e last 4 digits). If you have audio or video evidence,
☐ I am submitting the following evidence w	with this Petition (check all that apply):
Pictures	
Text/email/social media messages	
☐ Voice messages (written transcript)	
☐ Written notes/letters/mail	
Police report	
Declaration or statement from witne	ss(name/s):
All parties, court staff, and authorized volunteers may havailable in a public court file. You may request that do or disclosure to the opposing party. Your request may Please indicate here if you are requesting that the Court Please indicate here in your Please in your Ple	Petition and any other evidence you file with the court. ave access to these documents. This information is also cuments and information be kept from public disclosure be granted or denied.  It mark any documents as sealed (protected from public otected from disclosure to the Respondent, and explain
	UNDER THE LAWS OF GUAM, THAT ALL THE ON AND ANY ATTACHMENTS IS TRUE AND
☐ I have attached (number):pages.	
•	
Sign here	Print name
Date:	

### **Attachment: Firearms Identification**

Compl weapor	<b>ete</b> this attachment if the restrained person owns or has access to firearms or other dangerous as.
1.	Does the restrained person □ own and/or □ have access to any firearms? □ Yes □ No □ Unknown
2.	Does the restrained person purchase, own, or have access to parts that could be assembled into a working firearm (example: ghost guns)?   Yes  No  Unknown
3.	Does the restrained person have a concealed pistol license (CPL)?  Yes No Unknown
4.	When was the last time you saw the firearms?
5.	Do you know where the restrained person keeps the firearms?   Yes No  If yes, check all that apply:  On their person In their car In their home Storage unit In a safe
6.	To the best of your knowledge, are the firearms typically loaded?  Yes No Unknown
7.	How important are the firearms to the restrained person?  1 (not very important) 2 3 4 5 (very important) Unknown
8.	What does the restrained person generally use the firearms for, if known? (check all that apply):  Hunting Collecting Target Shooting Protection Work  Other:
9.	Does the respondent possess explosives?   Yes   No   Unknown
10.	Does the restrained person own or possess any other dangerous weapons you believe should be surrendered?   Yes  No  Unknown.
	If yes, list them here:

The pictures below are examples of the most common firearms. If you recognize any of the pictures below as similar to the firearms the restrained person has, please check it and write in how many they have of each.



		<b>Protective Order</b>	Case No.
VS.	Petitioner,		ALS SERVICE IATION FORM
	Respondent.	F	ORM 2
RESPONDENT'S INFOI	RMATION:		
NAME:		ALIAS:	
RESIDENTIAL ADDRESS:	_	HOME PHONE:	CELLULAR PHONE:
PLACE OF EMPLOYMENT:	WORK HOURS:	WORK PHONE:	OTHER CONTACT NUMBERS:
VEHICLE (MAKE/MODEL/COLO	DR):	LICENSE PLATE NUMBERS:	HANGOUTS:
DISTINGUISING MARKS/TATTO	OOS:		
PETITIONER'S INFOR	MATION:		
NAME:		HOME PHONE:	
RESIDENTIAL ADDRESS:		WORK PHONE:	
		CELLULAR PHONE:	

PLEASE PROVIDE A PICTURE OF RESPONDENT (IF YOU HAVE ANY). DRAW A MAP TO RESPONDENT'S RESIDENCE (HOME) ON THE BACK.

### DRAW A MAP TO RESPONDENT'S RESIDENCE BELOW.

		Protective Order Case No	
Petitioner, vs.		RESPONDENT'S INVENTORY OF FIREARMS, FIREARM PARTS, AMMUNITION, AND PERMITS/REGISTRATIONS	
	Respondent.	FORM 3	
or control. <i>All firearms must l</i> Note: The completion of this  1. Firearms and firearm	be listed, even if use form is optional.	n regarding firearms in your possession, custody, ed for hunting or work.	
Make 1 2 3 4	Mod		
2. Ammunition  Brand  1 2 3	Туре		
4			

3. Firearm permits/registrations	
1	
2. 3.	
4.	
5	
☐ Check here if there is not enoug other items and attach it to this for	gh space above. Use a separate sheet of paper to list rm.
f you did not surrender any of the abo	ve-listed items to the Deputy Marshal, explain why
MMUNITION, OR PERMITS/REGIOR CONTROL.	IAVE FIREARMS, FIREARM PARTS, ISTRATIONS IN YOUR POSSESSION, CUSTOD
our signature:	
I declare under penalty of perjury of G	ruam law that the information above is true and correct
I decline to fill out and sign this form.	
ype or print your name	Sign your name
ddress:	
	Date:
	Phone Number:
Instructions for filing	
Upon completion of this Statement by the Restrained Person, the Deputy Marshal	ne
shall file it with the Court.	

Petitioner, vs.	Protective Order Case No  PETITION/MOTION TO DISMISS, EXTEND, OR MODIFY OTHER CONDITIONS OF ORDER OF PROTECTION
Respondent.	FORM 4
I, Petitioner, ask the Court, to  dismiss, extend, or	modify any other conditions of the
- •	or Permanent Order of Protection issued by the
Superior Court on	
	nded, or modified (for example, you can ask the Court ion; you can also ask the Court to modify any other
Explain what you want <b>dismissed</b> , <b>exter</b> to dismiss or extend an Order of Protecti	nded, or modified (for example, you can ask the Court ion; you can also ask the Court to modify any other
Explain what you want <b>dismissed</b> , <b>exter</b> to dismiss or extend an Order of Protecti	nded, or modified (for example, you can ask the Court ion; you can also ask the Court to modify any other

	FORM 4
4.	I declare under oath or penalty of perjury that the following statements are true.
	PETITIONER PRINT NAME, SIGN, AND DATE
I.	THE COURT HEREBY ORDERS:
	NOTICE TO APPEAR: A hearing has been scheduled to dismiss, extend, or modify other terms of the above Order of Protection. YOU ARE ORDERED to appear on
	To attend or to participate in the hearing, you may (1) appear in person at the Guam Judicial Center; Or (2) appear remotely at https://guamcourts-org.zoom.us and enter
	Meeting ID: Passcode:
	Without a hearing, the Court <b>GRANTS</b> Petitioner's request to dismiss extend or modify any other conditions of the Temporary Order of Protection or
	☐ Permanent Order of Protection WITHOUT PREJUDICE.
DAT	E: TIME:
	JUDGE, SUPERIOR COURT OF GUAM

		Protective Order Case No
	Petitioner, vs.	MOTION AND AFFIDAVIT AND ORDER TO SHOW CAUSE FOR CONTEMPT FOR VIOLATING ORDER OF PROTECTION
	Respondent.	FORM 5
I.	MOTION AND AFFIDAVIT:	
1.	I am the Petitioner or protected party in t	this case.
2.	The Respondent has violated the Order of the following:	of Protection issued by this Court by doing or not doing
3.	charge or to issue a bench warrant for the	-
4.	is true and correct and to the best of my l	the laws of Guam (6 GCA § 4308) that the foregoing knowledge and I can testify competently to these facts.  NAME, SIGN, AND DATE

# II. THE COURT HEREBY ORDERS: NOTICE TO APPEAR TO RESPONDENT: YOU ARE ORDERED to appear on at \_\_\_\_\_\_.M. in the Superior Court of Guam to SHOW CAUSE why you should not be held in contempt for violating a valid Order of Protection. Failure to appear for this contempt hearing may result in a bench warrant issued for the Respondent's arrest. To attend or to participate in the hearing, you may (1) appear in person at the Guam Judicial Center; Or (2) appear remotely at https://guamcourts-org.zoom.us and enter Meeting ID: \_\_\_\_\_ Passcode: \_\_\_\_\_ Surrender any and all firearms, firearms IDs, and firearm permits, in Respondent's control and/or possession to the Superior Court Marshals. A bench warrant to be issued for the Respondent's arrest to answer a contempt charge for violating a valid Order of Protection. DATE: \_\_\_\_ TIME: \_\_\_\_ JUDGE, SUPERIOR COURT OF GUAM

	Protective Order Case No
Petitioner, vs.	NOTIFICATION TO RESPONDENT
Respondent.	

You are the Respondent in this protection order proceeding. You have the right to retain an attorney to assist you in this matter. (The Court does not appoint free legal counsel in protection order cases.)

The Order to Show Cause which has been served upon you contains all the conditions you must abide by. Additionally, the Order to Show Cause contains the date for your next hearing. At your upcoming hearing, you may:

- 1. request additional time to seek an attorney;
- 2. agree to a permanent protective order, with or without admitting Petitioner's allegations; or
- 3. contest the protective order. Under this option, the Court will schedule an evidentiary hearing. At this hearing, you will be allowed to call witnesses, and the Court will make a decision about whether a protective order will be granted upon a finding of abuse/stalking/sexual assault.

**NOTIFICATION** 

If the Petitioner is represented by an attorney, their attorney may attempt to contact you prior to the hearing to reach a resolution. You may also contact Petitioner's attorney; their

contact information should be located at the top of the Petition.

retrieve seized firearms from the Court Marshal.

Violations of the Order to Show Cause or any further Court Orders may result in penalties. Refer to the Order to Show Cause to review all applicable penalties, fines, and/or

sanctions.

If the order of protection prohibits you from having firearms, you may not possess any firearms and any firearms in your possession may be seized by the Court Marshal. You must also cooperate with the Marshal in identifying firearms, ammunition, and firearms permits in your name, possession, or control. Upon the termination of the protective order, you may take steps to

ATE:	TIME:	<del>_</del>
		JUDGE, SUPERIOR COURT OF GUAM

### SUPERIOR COURT OF GUAM

NON-CRIMINAL CASE COVER SHEET

1. Plaintiff(s)/Petitioner(s):		Defendant(s)/Respondent(s)/Party-in-Interest:	
Name(s):		Name(s):	
Address:		Address:	
Email: Telephone: Attorney for Plaintiff(s)/Petitioner(s):		Email: Telephone:  [Attach additional page as necessary to lis	st all parties.]
2. Check ONE box below for the	case type that is the PRIMARY	cause of action:	
CI	VIL	DOMESTIC RELA	TIONS
TORT:  Automobile Tort Intentional Tort  Malpractice Medical Other Premises Liability Product Liability Slander/ Libel / Defamation Other  OTHER CIVIL: Restraining Order Foreign Judgment Petition for Judicial Review Procurement Appeal Civil Forfeiture Petition for Writs Other	CONTRACT:  Buyer Plaintiff Fraud Employment Discrimination Other Landlord Tenant Unlawful Detainer Other Mortgage Foreclosure Seller Plaintiff (Debt Collection) Other  REAL PROPERTY: Eminent Domain Quiet Title / Partition Other	☐ Wills/Intestate ☐ A ☐ Other Probate (W	dianship
For CIVIL CASES ONLY:			
3. This case ☐ is / ☐ is not complex. If the case is complex, ma ☐ Large number of separately represented parties ☐ Extensive motion practice raising difficult or novel issues that will be time-consuming to resolve ☐ Substantial amount of documentary evidence ☐ Large number of experts		☐ Large number of witnesses	
4. Remedies sought (check all that apply):			
☐ Monetary ☐ Non-monetary – Declaratory or injunctive relief		☐ Punitive ☐ Other:	
5. Cause(s) of Action (specify):			
6. This case ☐ is / ☐ is not a class action suit.			
7. Jury Demanded in Pleading?: ☐ Yes / ☐ No → If <i>y</i> es: ☐ Jury of 6 / ☐ Jury of 12			
8. If there are any known related cases, list the case name(s) and number(s):			

### Appendix A

# LOCAL RULES OF THE SUPERIOR COURT OF GUAM

**2025 NOTE:** Pursuant to Promulgation Order No. PRM25-002-01 (Sept. 17, 2025), the Local Rules of Court for Family Violence Orders of Protection were repealed, and replaced with the Rules Governing Protection Order Cases. The following revised forms were adopted: Form 1 (Petition for Order of Protection), Form 3 (Respondent's Inventory of Firearms, Firearms Parts, Ammunition, and Permits/Registrations), and Notification to Respondent. The following forms were not substantively changed and were renumbered: Form 2 (Marshals Service Information Form, formerly Form A2), Form 4 (Motion to Dismiss, Extend or Modify, formerly Form C), Form 5 (Motion and Affidavit and OSC for Contempt for Violating an Order of Protection, formerly Form D).

The Family Violence Orders of Protection Rules that were valid through Sept. 16, 2025 may be viewed here.

#### **FAMILY VIOLENCE ORDERS OF PROTECTION**

### MR 2.1. Family Violence Orders of Protection.

Authority. These rules shall govern the Order of Protection process in the Superior Court, for all persons as defined under 9 GCA § 30.10(b), and 7 GCA § 40101(d), who seek an order of the Court for exigent and immediate relief from abuse or the threat of abuse by a family or household member.

**SOURCE:** Adopted as Rule 14 of the Rules of the Superior Court of Guam by Prom. Order No. PRM 06-003 (Mar. 31, 2006). Renumbered by the Compiler to adhere to the numbering scheme for the Rules of the Superior Court of Guam. Incorporated to the Local Rules as MR 2.1 et seq. pursuant to Prom. Order No. PRM 06-006- 02 (May 31, 2007), which adopted the revised Local Rules of the Superior Court of Guam. Forms to be used with these rules were adopted by Prom. Order No. 06-006-04 (Jan. 9, 2008), as Exhibits A-D. Prom. Order No. PRM 06-006-18 (May 14, 2015) amended MR 2.1 et seq., and adopted Pro Se Order of Protection Instructions and the following forms: Form A1, Form A2, Form A3, Form A4, Form B1, Form B2, Form B3, Form C, and Form D; effective June 1, 2015.

**2023 NOTE:** The rules adopted in Prom. Order No. PRM 06-006-18 (May 14, 2015) included Source and Compiler Notes; certain annotations have been updated, amended and/or omitted.

### MR 2.1.1. Jurisdiction.

Limitation of Process. The following Rules shall apply to the Order of Protection process for all persons as defined under 9 GCA § 30.10(b), and 7 GCA § 40101(d), who seek an order of the Superior Court for exigent and immediate relief from abuse or the threat of abuse by a family or household member. This process does not apply to protection cases filed by the government in cases designated Persons In Need of Services; Beyond Control; and Adult Protection.

**2023 NOTE:** When adopted by Prom. Order No. PRM 06-003 (Mar. 31, 2006), Rule 1.01 Limitation of Process erroneously referred to 7 GCA § 40105(d). This manifest error was corrected to "7 GCA § 40101(d)" pursuant to the authority of 1 GCA § 1606.

#### MR 2.1.2. Assignment of Order of Protection Cases.

All *ex parte* applications for Temporary Orders of Protection and Permanent Orders of Protection Cases or Orders to Show Cause, shall be assigned to the Family Violence Court. Consistent with the concept of One-Judge-One Family, any domestic case involving a party or parties who are also involved in an Order of Protection Case shall be assigned, or reassigned, to the Family Violence Court.

**2023 NOTE:** Prom. Order No. PRM 06-006-18 (May 14, 2015) indicated the Source of this provision as Administrative Rule No. 14-001 (Feb. 21, 2014) (Regarding Amended Trial Court Case Assignment Procedures), effective Mar. 1 2014.

#### MR 2.1.3. Petition.

- (a) Petition for Order of Protection.
- (1) A Petition for an Order of Protection shall be filed with the Clerk of Court at the Courts and Ministerial Division of the Superior Court of Guam.

- (2) The new designation for a Petition of an Order of Protection shall be "Protective Order PO Case #00-0000." Plaintiff shall be the "Petitioner." Defendant shall be the "Respondent."
- (3) A Petition must be made under oath, and contain detailed facts and information to assist the Court in making a determination of the basis for the petition.
- (b) Separate Actions. A Petition for an Order of Protection may be filed separately, filed concurrently with another case, or subsequent to another existing case. All cases involving the same parties shall be automatically consolidated by the Clerk of Court for assignment.
- (c) Costs. A Petition for an Order of Protection shall be filed without cost. This fee exemption applies only to Petitions for Orders of Protection. The fee exemption is not available for any concurrent or subsequent filing of a related domestic, child custody, or child support action. Fees must be paid for related domestic, child custody, or child support actions, even if filed at the same time as the Petition for Order of Protection.
- (d) Clerk Office Open. The Clerk's Office shall be open and available to assist any person seeking an Order of Protection Monday through Friday from 8:00 a.m. to 5:00 p.m. If the Court is not open for regular business hours, or on the weekend, a petition may be heard by the magistrate judge, or any judge available on duty.

2024 NOTE: Past publications state 19 GCA § 14104 as the source for subsection (c).

### MR 2.1.4. Hearings and Notice.

- (a) Ex Parte Application for Temporary Order of Protection.
- (1) An *ex parte* application for an Order of Protection shall be heard each day pursuant to these Rules. A declaration regarding notice to the Respondent is required only in cases where Respondent is represented by counsel. In cases where Respondent is represented by counsel, it shall be the duty of Petitioner's counsel to file a declaration containing the following:
  - (A) that a good faith effort has been made to advise counsel for all other parties, if known, of the date, time and substance of the proposed *ex parte* application or the reasons supporting the claim that notice should not be required, and
  - (B) the efforts to contact other counsel or the parties and whether any other counsel or party, after such advice, opposes the application or has requested to be present when the application is presented to the court, and if not filed in accordance with this rule, reasons why the *ex parte* application has not been timely filed.

Notice is not required to be served on a pro se Respondent if such notice would further endanger the safety and welfare of the Petitioner and/or minor child/ren. The Clerk of Court will transmit the petition for immediate review and hearing at such times designated by the *Ex Parte* judge, or any available judge should the *Ex Parte* judge not be available.

- (2) An *ex parte* application for a Temporary Order of Protection and a request for a Show Cause hearing for a Permanent Order of Protection shall be filed together with a Petition and Affidavit for Temporary Order of Protection subscribed under oath by the Petitioner.
- (3) The Judge after review of the Petition and Affidavit, if the Judge deems a hearing necessary, may require the Petitioner to respond to any questions from the Court at and *ex Parte* hearing. If the Petitioner is not present at the *ex parte* hearing and is instead represented by an attorney, the Court may accept the Affidavit of the Petitioner as establishing grounds for issuance of the Temporary Order of Protection.

**SOURCE:** 19 GCA § 14101. Adopted by Prom. Order No. PRM 06-006-01 (May 3, 2007). Revised and amended by Prom. Order. No. 06-006-02 (May 31, 2007). Subsection (a)(1) amended by Prom. Order No. PRM 06-006-18-01 (July 18, 2022) (amendment made to the prior number MR 2.1.3).

**2022 COMPILER NOTE:** According to the Subcommittee on Rules of Civil Procedure, the amendment to subsection (a) clarifies the *ex parte* procedure for temporary orders or protection accordance with the *ex parte* procedures contained in the amendments to Rule 7.1(j).

(4) Upon grant of the Temporary Order of Protection, the Clerk of Court shall set the matter for a Show Cause Hearing for a Permanent of Protection no later than ten (10) calendar days from date of the issuance of the Temporary Order of Protection.

**SOURCES:** 7 GCA § 40105(b) and § 20301.

- (b) Final Orders of Protection/Show Cause Hearing.
- (1) All Show Cause Hearings for Permanent Orders of Protection shall be heard by the Family Violence Court Judge, the *Ex Parte* Judge should the Family Violence Court Judge be unavailable, or any other available judge should the *Ex Parte* Judge be unavailable.
- (2) All Show Cause hearings shall be heard no later than ten (10) calendar days after issuance of the Temporary Order of Protection, and shall be calendared at such times as designated by the Court.
- (3) The Respondent shall be ordered to appear before the Court at the times and dates specified in the Temporary Order of Protection. Failure to appear may subject the Respondent to contempt charges. If the Respondent fails to appear at the hearing after being properly served and noticed, the case may proceed by default.
- (4) The Court shall inform the Respondent of his right to seek assistance of an attorney at his own expense. If the Respondent desires to obtain assistance of an attorney, the Court may continue the Show Cause hearing for a reasonable period to afford the Respondent an opportunity to obtain counsel and may enter a continued Temporary Order of Protection in the interim. A Temporary Order of Protection may be modified, may continue as a temporary order, or may be made permanent as deemed appropriate by the Court.
- (5) After taking testimony and evidence at the Show Cause hearing, and upon a showing of proof by a preponderance of the evidence as to the truth of the allegations in the Petition, the Judge may issue an Order of Protection for such periods as authorized by law, or may approve any consent agreement to bring about cessation of abuse of the Petitioner or minor child/ren. Any Order of Protection or approved consent agreement shall be for a fixed period of time as the Court deems appropriate. The Court may amend its order or agreement at any time upon subsequent petition or motion filed by either party.
- (6) Mutual restraining orders, either stipulated to by the parties or issued by the court, are prohibited unless:
  - (A) based on a cross or counter petition or complaint, or
  - (B) the Court has made specific findings that each party was entitled to such an order, including detailed findings of fact indicating that both spouses acted primarily as aggressors and that neither acted primarily in self-defense.

**SOURCE:** 7 GCA § 40105(b); 18 U.S.C. § 2265(c).

#### MR 2.1.5. Relief.

- (a) The Court shall be empowered to grant protection by appropriate order or approve any consent agreement to bring about a cessation of abuse of the Petitioner or minor children, which are not limited to but may include:
  - (1) directing the Respondent to refrain from abusing the Petitioner or minor children;
  - (2) granting possession of the residence or household to the Petitioner to the exclusion of the Respondent by evicting the Respondent or restoring possession to the Petitioner when the residence or household is jointly owned or leased by the parties;
  - (3) When the Respondent has a duty to support the Petitioner or minor children living in the residence or household and the Respondent is the sole owner or lessee, granting possession to the Petitioner of the residence or household to the exclusion of the Respondent by evicting the Respondent to restoring possession to the Petitioner or by consent agreement allowing the Respondent to provide suitable, alternative housing; or
  - (4) awarding temporary custody or establishing temporary visitation rights with regard to minor children.

**SOURCES:** 7 GCA § 40105(a); and 19 GCA § 8404.

#### MR 2.1.6. Service of Orders.

Service of Orders of Protection and Show Cause Orders. The Marshals Division of the Superior Court of Guam will serve all Orders of Protection and Show Cause Orders upon order of the Court, or at the request of the Petitioner. The Petitioner or his/her attorney should provide complete and detailed information on the whereabouts of the Respondent. If the Respondent is incarcerated the Petitioner should notify the Marshals of the date of arrest.

**2013 NOTE:** Subsection designation was removed to adhere to the Compiler's general codification scheme pursuant to the authority granted by 1 GCA § 1606.

### MR 2.1.7. Standard of Review.

- (a) Burden of Proof.
- (1) The burden of proof is upon the Petitioner who seeks an Order of Protection to prove by a preponderance of the evidence the truth of the allegations stated in the petition.
- (2) Immediate and present danger to the Petitioner or minor child/ren shall constitute good cause for the issuance of a Temporary Order of Protection in an *ex parte* proceeding.
- (3) The Rules of Evidence do not apply to *ex parte* hearings for Temporary Orders of Protection; however, The Rules of Evidence are applicable to Permanent Orders of Protection.
- (b) Additional Evidence Required on Ex Parte Application.
- (1) A party seeking removal of another party from the family residence under MR 2.1.5 (a)(2) on *ex parte* application must provide, to the satisfaction of the Court, proof of ownership of the family residence or leasehold.
- (2) A party seeking temporary custody of minor children of the parties under MR 2.1.5.(a)(4) on *ex parte* application must provide proof, by a preponderance of the evidence, of immediate and present danger of abuse to the minor children.

**2024 NOTE:** Past publications state the sources for this rule as follows: 7 GCA § 40104(a) for subsection (a)(1); 7 GCA § 40104(b) for subsection (a)(2); 7 GCA § 40104(a) as the source for subsection (a)(3); 7 GCA § 40105 for subsection (b)(1); and 7 GCA § 40104(b) for subsection (b)(2).

### MR 2.1.8. Contempt.

- (a) Contempt.
- (1) Upon violation of an Order of Protection, or a court-approved consent agreement of the parties, the Court may hold the Respondent in contempt, as follows:
  - (A) If the judge certifies that he or she saw or heard conduct constituting contempt and it was committed in the actual presence of the Court, and any person found guilty of such contempt may be punished summarily by a fine not exceeding \$25.00 or by imprisonment not exceeding five days or by both. The order of contempt shall recite the facts and shall be signed by the judge and entered of record.
  - (B) Other than as provided by subsection (A), civil and criminal contempt shall be prosecuted on notice and a hearing. Any person found guilty of contempt, other than as provided by subsection (A), may be subject to the same penalty as a person found guilty of a petty misdemeanor, which is, a definite term set by the Court not to exceed sixty (60) days imprisonment and fine not to exceed \$500.

SOURCE: 7 GCA §§ 40109, 34101(a) and (b); 9 GCA § 80.34. People v. Torres, 2008 Guam 26.

#### MR 2.1.9. Firearms.

- (a) Surrender of Firearms and/or Ammunition.
- (1) The Court shall require a Respondent subject to an Order of Protection to immediately surrender all firearms and/or ammunition to the Marshals of the Court, or other law enforcement officers.
- (2) The Court may issue to the Marshals such search warrants as are necessary to effect the federal statute, the Gun Control Act of 1996, 18 U.S.C. § 922(g)(9). The Court may find probable cause determination based on the allegations contained in the Petition and Affidavit of the Petitioner, or evidence presented at hearing.
- (3) Any firearms and/or ammunition seized by the Marshals shall comply with Standard Operating Procedures of the Superior Court of Guam Marshals Division for the seizure, storage and return of all firearms and/or ammunition seized in all protection from abuse cases. Any firearm seized by any other law enforcement officer shall comply with that department's standard operating procedure for the seizure, storage and return of all firearms and/or ammunition seized.

**SOURCE:** 18 U.S.C. § 922(g)(8), (9).

- (b) Federal Firearm Prohibition. An Order for Protection must meet the requirements to satisfy the requirements of a "Qualifying Protection Order" under the federal firearm prohibitions:
  - (1) the Respondent must have received notice of the hearing,
  - (2) the Respondent must have had an opportunity to participate in the hearing,
  - (3) include a finding that the Respondent represents a credible threat to the physical safety of the Petitioner or child; or by its terms, explicitly prohibit the actual, attempted, or threatened use of physical force against the Petitioner or child.

**SOURCE:** 18 U.S.C. § 922(g)(8).

- (c) Release of Firearms and/or Ammunition.
- (1) Any firearm and/or ammunition that has been surrendered pursuant to MR 2.1.9(a) shall not be released to a Respondent who is subject to an Order of Protection as set forth in MR 2.1.9(b), until the Respondent obtains a court order granting such release.

**NOTE:** Pursuant to the authority granted by 1 GCA § 1606, the reference to Rule 14 was altered to reflect its adoption in the Miscellaneous Rules of Local Rules of the Superior Court of Guam

- (2) The Respondent or other registered owner may request, by motion to the assigned judge, for the release of any firearm and/or ammunition surrendered pursuant to MR 2.1.9(a). Such motion shall be made after the expiration of the Order for Protection.
  - (3) At the hearing, the judge shall consider the following:
    - (A) Has the Order for Protection has been extended or made permanent;
  - (B) Is the Respondent subject to any court order that precludes the ownership or possession of firearms and/or ammunition;
    - (C) The ownership and registration status of the firearm and/or ammunition;
  - (D) Any other factor which, in the sound discretion of the court will justify the release or other disposition of the firearm(s) or ammunition, including but not limited to, the grounds for Respondent's request for release, possible danger for the victim(s), and employment purposes.
- (4) No firearm shall be released by any Judiciary Marshal pursuant to this rule unless the Respondent complies with the applicable statutes regarding registration, Chapter 60 of Title 10 of the GCA.
- (5) The Judiciary shall not be held liable for alleged damage or deterioration due to the storage, transportation of any firearm that was surrendered to the Marshals pursuant to MR 2.1.9(a).

### MR 2.1.10. Enforcement of Orders of Protection.

- (a) Orders of Protection. Orders of Protection issued by the courts of Guam shall be certified by the Clerk of the Superior Court of Guam, and shall be accorded full faith and credit in all jurisdictions in the United States, including territories, tribes and commonwealths.
  - (b) Foreign Orders of Protection.
  - (1) A certified copy of an order for protection or restraining order issued in another state or jurisdiction may be filed with the Clerk of Court of the Superior Court of Guam. The Clerk of Court shall take the same action upon foreign orders as is taken with orders issued by a court of Guam.
  - (2) Any valid protection order relating to abuse or domestic violence issued in another state, territory, tribe, or commonwealth of the United States, and filed with the Clerk of Court in accordance with subsection MR 2.1., shall be afforded full faith and credit by the courts of Guam and enforced as if issued by a court of Guam.
  - (3) At the request of a court of another state, or of a person who is affected by or has a legitimate interest in a foreign order for protection, the Clerk of Court shall certify and forward a copy of the foreign order to the requesting party at no cost.

**2024 NOTE:** Past publications state the sources for this rule as follows: 19 GCA § 14105 (a) for subsection (b)(1); 19 GCA § 14105 (b) for subsection (b)(2); and 19 GCA § 14105 (c)(2) for subsection (b)(3).

## LOCAL RULES OF THE SUPERIOR COURT OF GUAM

### MR 2.1.11. Protective Order Registry.

- (a) Registry. The Clerk of the Superior Court of Guam shall maintain a registry of all orders of protection and restraining orders which are:
  - (1) issued by the courts of Guam. Such orders shall be included in the registry within 24 hours after they are issued.
  - (2) issued by a court in another state, territory, tribe, or commonwealth of the United States, which has been and filed with the Clerk of Court in accordance with MR 2.1.10(b)(1). Such orders shall be included in the registry within 24 hours after a certified copy of the foreign order is filed with the Clerk of Court.
- (b) Availability of Information. Upon request, the information contained in the registry shall be available at all times to a court, law enforcement agency, and other governmental agency.

**2024 NOTE:** Past publications state 19 GCA § 14105(c)(1) and § 14106(a) as the source for subsection (a), and 19 GCA § 14106 as the source for subsection (b).

\_\_\_\_\_

## Repealed

### FAMILY VIOLENCE ORDERS OF PROTECTION

ATTORNEY OF PARTY WITHOUT ATTORNEY (Name and address):

TELEPHONE NO.:

	IN THE SUPERIO	R COURT OF GUAM
		PROTECTIVE ORDER PO Case #
PETI	TIONER,	
	vs.	PETITION FOR TEMPORARY ORDER OF PROTECTION AND ORDER TO SHOW CAUSE
		FORM A1
RESI	PONDENT.	
1.	I am asking the Court to give me an Order	of Protection pursuant to 7 GCA § 40102 and
	Rules of Court M.R. 2.1. I am in fear of following information, <b>under oath</b> , in supp	
	following information, <b>under oath</b> , in supp	ort of this application.
	following information, <b>under oath</b> , in supp I am filing this Petition on behalf of myself	ort of this application.  and the following minor child(ren) AND/OR  Date of Birth:

h. Hair color: i. Eye Color: j. HT:WT:_	; ;	;
My relationship to th	e Respondent:	
Spouse Former spouse Person I am curr Person I previou Have had intima	rently living with Sorry Curro	nave children in common ted to me by blood or marriage nerly related by marriage ent or former dating partners
You, Petitioner, spea	ak English? Yes <b>or</b>	No
•	do you speak?	<b>_</b>
Respondent speaks E		No
	·	NO
If no, what language	does Respondent speak?	
The Respondent and	I are parents of the following	minor child(ren):
Name:		Date of Birth:
a		<u></u>
b		
_		
e		
I am the parent, but the	he Respondent is not the parer	nt of the following minor child(ren):
Name:		
ล		Date of Birth:
c		<del></del>
The facts of the mos	st recent incident(s) of domes	tic abuse toward me (and my minor o
The facts of the mos		each incident including shoves, kicks

Date/7	ime:	
Descri	ption:	
Date/T	ime:	
	Time:ption:	
Descri woul		e
Descri woul	d like the Court to give me an Order of Protection against the Respondent ordering the ing: (Mark all that apply).  Stopping Respondent from harassing, abusing, threatening, using or attempting to physical force or cause bodily injury to me and the minor child(ren);	to
Descri	d like the Court to give me an Order of Protection against the Respondent ordering the ing: (Mark all that apply).  Stopping Respondent from harassing, abusing, threatening, using or attempting to physical force or cause bodily injury to me and the minor child(ren); Stopping Respondent from telephoning, contacting, or communicating with me,	to
Descri woul	d like the Court to give me an Order of Protection against the Respondent ordering the ing: (Mark all that apply).  Stopping Respondent from harassing, abusing, threatening, using or attempting to physical force or cause bodily injury to me and the minor child(ren); Stopping Respondent from telephoning, contacting, or communicating with me, minor child(ren), unless otherwise allowed by the Court; Stopping Respondent from coming within five hundred (500) feet of me, my plant.	to or ace
Descri	d like the Court to give me an Order of Protection against the Respondent ordering the ing: (Mark all that apply).  Stopping Respondent from harassing, abusing, threatening, using or attempting to physical force or cause bodily injury to me and the minor child(ren); Stopping Respondent from telephoning, contacting, or communicating with me, minor child(ren), unless otherwise allowed by the Court; Stopping Respondent from coming within five hundred (500) feet of me, my plaresidence, my place of employment, or the minor child(ren), unless otherwise allowed.	to or
Descri woul	d like the Court to give me an Order of Protection against the Respondent ordering the ing: (Mark all that apply).  Stopping Respondent from harassing, abusing, threatening, using or attempting to physical force or cause bodily injury to me and the minor child(ren); Stopping Respondent from telephoning, contacting, or communicating with me, minor child(ren), unless otherwise allowed by the Court; Stopping Respondent from coming within five hundred (500) feet of me, my pla residence, my place of employment, or the minor child(ren), unless otherwise allow the Court; Stopping Respondent from removing and excluding the Respondent from my residence.	to or ace

7.

8.

# ATTORNEY OF PARTY WITHOUT ATTORNEY (Name and address): TELEPHONE NO.: E-MAIL ADDRESS: ATTORNEY FOR (NAME): IN THE SUPERIOR COURT OF GUAM PROTECTIVE ORDER PETITIONER, vs. MARSHALS SERVICE INFORMATION FORM

### **RESPONDENT'S INFORMATION:**

RESPONDENT.

NAME:		ALIAS:	
RESIDENTIAL ADDRESS:		HOME PHONE:	
		CELLULAR PHONE:	
PLACE OF EMPLOYMENT:	WORK HOURS:	WORK PHONE:	
	<b>M</b>	OTHER CONTACT NUMBERS:	
VEHICLE (MAKE/MODEL/COLOR):		LICENSE PLATE NUMBER:	HANGOUTS:

FORM A2

### PETITIONER'S INFORMATION:

NAME:	HOME PHONE:
RESIDENTIAL ADDRESS:	WORK PHONE:  CELLULAR PHONE:

PLEASE PROVIDE A PICTURE OF RESPONDENT (IF YOU HAVE ANY).

DRAW A MAP TO RESPONDENT'S RESIDENCE (HOME) ON THE BACK.

DRAW A MAP TO RESPONDENT'S RESIDENCE BELOW.



## Repealed

			CTIVE OF			SE NO	).
PETITIONER,	vs.	TEMP	TO SHO' ORARY O ROTECTI	RDE			
RESPONDENT.			FORM A	3			
PETITIONER:							
First Middle And/or on behalf of minor fa	Last mily member(s) (list name and		er's Date of B				
First Middle		DOB): Other pr		on(s) (1	ist nam	ne and I	DOB):
First Middle  And/or on behalf of minor fa  RESPONDENT:	mily member(s) (list name and	DOB): Other pr	otected perso	on(s) (1	ist nam	ne and I	DOB):
First Middle  RESPONDENT:  First Middle	mily member(s) (list name and	RE SEX	otected perso	NT'S DO	IDEN	VTIFI	DOB):  ERS:
rirst Middle  And/or on behalf of minor fa  RESPONDENT:  First Middle  Relationship to Petitioner:	mily member(s) (list name and	RE SEX EYE	SPONDEN RACE	NT'S DO SO	IDEN	NTIFI HT	DOB):  ERS:

### I. THE COURT FINDS AND CONCLUDES:

The Court has jurisdiction over the parties and the subject matter. Petitioner and/or the individual, if any, who Petitioner is petitioning on behalf of is a "family or household" member as defined by 9 GCA § 30.10(b) and 7 GCA § 40101(d).

Petitioner has pled "immediate and present danger of abuse" as provided by 7 GCA § 40101(b). For good cause shown, the Court finds that an emergency exists and that a Temporary Protection Order should be issued without notice to Respondent. Respondent will be served with notice of their opportunity to be heard at the scheduled hearing stated below.

### II. THE COURT HEREBY ORDERS:

- 1. That the Respondent is enjoined and restrained from threatening, abusing, harassing or disturbing the peace and well-being of those protected on page 1 or removing them from Guam;
- 2. That the Respondent is prohibited from coming within 500 feet of those protected on page 1, such as their residence, place of employment, and school;
- 3. That the Respondent is prohibited from contacting those protected on page 1, directly or indirectly, such as by telephone, letter, e-mail, social media, or through third party.

III. YOU ARE FURTHER ORDERED TO:
Immediately deliver to the Marshals the following:
Immediately vacate the family residence at:
Surrender any and all firearms, firearm IDs, and firearm permits in Respondent's control, and/or possession to the Superior Court Marshals.
Bring your most recent W-2 forms or a copy of your most recent income tax return and your last paycheck for the purpose of assessing your ability to pay spousal/child support.
Other:
NOTICE TO APPEAR: YOU ARE ORDERED to appear on
atA.M./P.M. in the Superior Court of Guam, to SHOW CAUSE why the above orders should not continue or be made permanent, as well as any other orders the Court deems necessary.
DATE:TIME:

**NOTICE TO RESPONDENT:** VIOLATION OF THIS ORDER MAY SUBJECT YOU TO PUNISHMENT UNDER 9 GCA \$30.40 (VIOLATION OF COURT ORDER), A FINE OF NOT MORE THAN ONE THOUSAND DOLLARS (\$1,000) OR BY IMPRISONMENT FOR NOT MORE THAN ONE (1) YEAR, OR BY BOTH SUCH FINE AND IMPRISONMENT.

VIOLATION OF THIS ORDER MAY ALSO SUBJECT YOU TO PUNISHMENT UNDER 7 GCA §§ 34101(B) AND 34102(B) (CONTEMPT OF COURT), A FINE OF NOT MORE THAN \$500 OR BY IMPRISONMENT OF NOT MORE THAN 60 DAYS, OR BY BOTH FINE AND IMPRISONMENT.

ANY COMMUNICATION INITIATED BY PETITIONER DOES NOT WAIVE OR NULLIFY THIS ORDER. THE GUAM POLICE DEPARTMENT, PORT AUTHORITY POLICE, AIRPORT POLICE AND SUPERIOR COURT MARSHALS SHALL ENFORCE THIS ORDER.

<b>SERVICE:</b>	RESPONDENT	<b>SERVED</b>	WITH	<b>COPY</b>	OF	<b>THIS</b>	<b>ORDER</b>	ON	AT
:	A.M./P.M.								•



ATTORNEY	OF PARTY	WITHOUT	ATTORNEY	(Name and	(address
ALIONILL	OIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	WILLIOUL		vivanic and	addicss

PETITIONER,	PROTECTIVE ORDER PO Case #
vs.	
	ORDER OF PROTECTION
RESPONDENT.	DOCKETING STATEMENT
RESPUNDENT.	
	FORM A4

PETITIONER'S MAILING ADDRESS:	RESPONDENT'S MAILING ADDRESS:
PETITIONER'S RESIDENTIAL (HOME) ADDRESS:	RESPONDENT'S RESIDENTIAL (HOME) ADDRESS:
PETITIONER'S CONTACT NUMBERS:	RESPONDENT'S CONTACT NUMBERS:
HOME:	HOME:
WORK:	WORK:
MOBILE:	MOBILE:
PETITIONER'S ATTORNEY(S) (FIRM	RESPONDENT'S ATTORNEY(S) (FIRM
NAME, ADDRESS, & CONTACT	NAME, ADDRESS, & CONTACT
NUMBERS)	NUMBERS)
TYPE – CAU	SE OF ACTION:
ORDER OF	PROTECTION

### ATTORNEY OF PARTY WITHOUT ATTORNEY (Name and address):

TELEPHONE NO.: E-M AIL ADDRESS: ATTORNEY FOR (NAME):

TITIONER	,				TECTIVE se #				
	vs.			ORDE	R OF PRO	те	CTIC	ON	
RESPONDE	NT.				FORM ?	B1			
PETITION	ER:								
				Petitione	er's Date of B	irth:_			
First	Middle	Last							
	f of minor family m	Last nember(s) (list name	and DOB):	1	otected person				
And/or on behal	f of minor family m	nember(s) (list name	and DOB):	1			IDE		
RESPONDI First	f of minor family m	-		RE	SPONDEN	NT'S	IDE DB	NTIFI	ERS:
RESPONDI  First  Relationship to I	ENT:  Middle Petitioner:	Last		RE SEX	SPONDEN	NT'S DO	IDE OB	ENTIFI HT	ERS:

T	THE	COURT	EINIDC	ANID	CONCI	IIDEC.
	I HK	COUKI	HINDS	ANI		

on the	Court has jurisdiction over the parties and the subject matter. Notice of this hearing was served e Respondent by personal service. Respondent had reasonable notice and an opportunity to be . Respondent was was not present at the hearing.
house	oner and/or the individual, if any, who Petitioner is petitioning on behalf of is a "family or chold" member as defined by 9 GCA § 30.10(b) and 7 GCA § 40101(d). Petitioner has pled se" as defined by 7 GCA § 40101(a).
	Respondent admits does not admit there was abuse and consents to enter into an Order of Protection.
	Respondent has failed to appear at the OSC hearing after being properly served and noticed; thus, the case may proceed by default.
	Respondent objected to the allegations in the Petition, and after a full evidentiary hearing, Petitioner has proved the allegations of abuse by a preponderance of the evidence.
Other	:
i. Ti	HE COURT HEREBY ORDERS:
1.	That the Respondent is enjoined and restrained from threatening, abusing, harassing or disturbing the peace and well-being of those protected on page 1 or removing them from Guam;
2.	That the Respondent is prohibited from coming within 500 feet of those protected on page 1, such as their residence, place of employment, and school;
3.	That the Respondent is prohibited from contacting those protected on page 1, directly or indirectly, such as by telephone, letter, e-mail, social media, or through third party.
	THE COURT FURTHER ORDERS:
	Immediately deliver to the Marshals the following:
	Immediately vacate the family residence at:
	Surrender any and all firearms, firearm IDs, and firearm permits, in Respondent's control and/or possession to the Superior Court Marshals.
	Bring your most recent W-2 forms, or a copy of your most recent income tax return and your last paycheck for the purpose of assessing your ability to pay spousal/child support.
	Other:
	THE ORDER IS EFFECTIVE THROUGH:
DATE	E:TIME: JUDGE, SUPERIOR COURT OF GUA

**NOTICE TO RESPONDENT:** VIOLATION OF THIS ORDER MAY SUBJECT YOU TO PUNISHMENT UNDER 9 GCA \$30.40 (VIOLATION OF COURT ORDER), A FINE OF NOT MORE THAN ONE THOUSAND DOLLARS (\$1,000) OR BY IMPRISONMENT FOR NOT MORE THAN ONE (1) YEAR, OR BY BOTH SUCH FINE AND IMPRISONMENT.

VIOLATION OF THIS ORDER MAY ALSO SUBJECT YOU TO PUNISHMENT UNDER 7 GCA §§ 34101(B) AND 34102(B) (CONTEMPT OF COURT), A FINE OF NOT MORE THAN \$500 OR BY IMPRISONMENT OF NOT MORE THAN 60 DAYS, OR BY BOTH FINE AND IMPRISONMENT.

FEDERAL LAW PROVIDES PENALTIES FOR POSSESSING, TRANSPORTING, SHIPPING, OR RECEIVING ANY FIREARM OR AMMUNITION (18 U.S.C. §922(g)(8) and (9)) FOLLOWING AN EVIDENTIARY HEARING AS TO WHICH THE DEFENDANT HAD NOTICE AND AN OPPORTUNITY TO APPEAR. THIS ORDER SHALL BE ENFORCED, EVEN WITHOUT REGISTRATION, BY THE COURTS AND LAW ENFORCEMENT OFFICERS OF ANY STATE, THE DISTRICT OF COLUMBIA, ANY U.S. TERRITORY, AND MAY BE ENFORCED BY TRIBAL LANDS (18 U.S.C. §2265). CROSSING STATE, TERRITORIAL, OR TRIBAL BOUNDARIES TO VIOLATE THIS ORDER MAY RESULT IN FEDERAL IMPRISONMENT (18 U.S.C. §2262).

ANY COMMUNICATION INITIATED BY PETITIONER DOES NOT WAIVE OR NULLIFY THIS ORDER. THE GUAM POLICE DEPARTMENT, PORT AUTHORITY POLICE, AIRPORT POLICE AND SUPERIOR COURT MARSHALS SHALL ENFORCE THIS ORDER.

<b>SERVICE:</b>	RESPONDENT	<b>SERVED</b>	WITH	COPY	OF	<b>THIS</b>	<b>ORDER</b>	ON	_AT
•	A.M./P.M.								



ATTORNEY OF PARTY WITHOUT ATTORNEY (Name and address):

TELEPHONE NO.: E-M AIL ADDRESS: ATTORNEY FOR (NAME):

PETITIONER,				OTECTIVE se #			
RESPONDENT.		vs.	ORDE	ER OF PRO		ION	
	Middle minor family me	Last ember(s) (list name and	701	per's Date of E		name and	DOB):
Pirst 1			d DOB): Other p	rotected perso	on(s) (list		
First And/or on behalf of 1			d DOB): Other p	rotected perso	on(s) (list		
And/or on behalf of a  ESPONDENT:  First  Relationship to Petition	minor family me  Middle	ember(s) (list name and	RESEX	rotected person	NT'S II DOB	DENTIFI	ERS:

I.	THE COURT FINDS AND CONCLUDES:
on th	Court has jurisdiction over the parties and the subject matter. Notice of this hearing was served e Respondent by personal service. Respondent had reasonable notice and an opportunity to be . Respondent was was not present at the hearing.
house	oner and/or the individual, if any, who Petitioner is petitioning on behalf of is a "family or chold" member as defined by 9 GCA § 30.10(b) and 7 GCA § 40101(d). Petitioner has pled by 7 GCA § 40101(a).
	Respondent admits does not admit there was abuse and consents to enter into an Order of Protection.
	Respondent has failed to appear at the OSC hearing after being properly served and noticed; thus, the case may proceed by default.
	Respondent objected to the allegations in the Petition, and after a full evidentiary hearing, Petitioner has proved the allegations of abuse by a preponderance of the evidence.
Other	:
II.	THE COURT HEREBY ORDERS:
1.	That the Respondent is enjoined and restrained from threatening, abusing, harassing or disturbing the peace and well-being of those protected on page 1 or removing them from Guam;
2.	That the Respondent is prohibited from coming within 500 feet of those protected on page 1, such as their residence, place of employment, and school;
3.	That the Respondent is prohibited from contacting those protected on page 1, directly or indirectly, such as by telephone, letter, e-mail, social media, or through third party.
III.	THE COURT FURTHER ORDERS:
	Immediately deliver to the Marshals the following:
	Immediately vacate the family residence at:
	Surrender any and all firearms, firearm IDs, and firearm permits, in Respondent's control and/or possession to the Superior Court Marshals.
	Bring your most recent W-2 forms, or a copy of your most recent income tax return and your last paycheck for the purpose of assessing your ability to pay spousal/child support.
	Other:

### IV. THE COURT ORDERS CUSTODY/VISITATION: 1. **Temporary Custody** Petitioner is granted temporary custody of the minor children; Respondent is enjoined and restrained from interfering with Petitioner's custody of the minor children: Parties shall not remove the minor children of the parties from the Territory of Guam; Temporary Legal Custody to Petitioner / Respondent of the minor children; Temporary Physical Custody to Petitioner / Respondent of the minor children. **Visitation** Erica's House Neutral location: Every / Every other weekend from \_\_\_\_at \_\_\_a.m/p.m through \_\_\_\_ a.m/p.m, starting on 30 Minute Rule will apply: If more than 30 minutes late for pick up - lose that visitation; if more than 30 minutes late for return/drop off - lose next scheduled visitation. Respondent responsible for pick-up and drop-off at Visitation to be supervised at Erica's House every\_\_\_\_\_ at a.m./p.m. HOLIDAYS: Share all major holidays, including, Christmas, New Years, Easter & Thanksgiving; share Child/ren(s) birthday, Father's Day w/Father, Mother's Day w/Mother. Additional visits may be arranged by parties. SECTIONS I - III OF THE ORDER IS EFFECTIVE THROUGH: SECTION IV(CUSTODY AND **SUPPORT** ORDERS) ARE **EFFECTIVE** THROUGH:

JUDGE, SUPERIOR COURT OF GUAM

DATE:\_\_\_\_TIME:\_\_\_\_\_

**NOTICE TO RESPONDENT:** VIOLATION OF THIS ORDER MAY SUBJECT YOU TO PUNISHMENT UNDER 9 GCA \$30.40 (VIOLATION OF COURT ORDER), A FINE OF NOT MORE THAN ONE THOUSAND DOLLARS (\$1,000) OR BY IMPRISONMENT FOR NOT MORE THAN ONE (1) YEAR, OR BY BOTH SUCH FINE AND IMPRISONMENT.

VIOLATION OF THIS ORDER MAY ALSO SUBJECT YOU TO PUNISHMENT UNDER 7 GCA §§ 34101(B) AND 34102(B) (CONTEMPT OF COURT), A FINE OF NOT MORE THAN \$500 OR BY IMPRISONMENT OF NOT MORE THAN 60 DAYS, OR BY BOTH FINE AND IMPRISONMENT.

FEDERAL LAW PROVIDES PENALTIES FOR POSSESSING, TRANSPORTING, SHIPPING, OR RECEIVING ANY FIREARM OR AMMUNITION (18 U.S.C. §922(g)(8) and (9)) FOLLOWING AN EVIDENTIARY HEARING AS TO WHICH THE DEFENDANT HAD NOTICE AND AN OPPORTUNITY TO APPEAR. THIS ORDER SHALL BE ENFORCED, EVEN WITHOUT REGISTRATION, BY THE COURTS AND LAW ENFORCEMENT OFFICERS OF ANY STATE, THE DISTRICT OF COLUMBIA, ANY U.S. TERRITORY, AND MAY BE ENFORCED BY TRIBAL LANDS (18 U.S.C. §2265). CROSSING STATE, TERRITORIAL, OR TRIBAL BOUNDARIES TO VIOLATE THIS ORDER MAY RESULT IN FEDERAL IMPRISONMENT (18 U.S.C. §2262).

ANY COMMUNICATION INITIATED BY PETITIONER DOES NOT WAIVE OR NULLIFY THIS ORDER. THE GUAM POLICE DEPARTMENT, PORT AUTHORITY POLICE, AIRPORT POLICE AND SUPERIOR COURT MARSHALS SHALL ENFORCE THIS ORDER.

<b>SERVICE:</b>	RESPONDENT	<b>SERVED</b>	WITH	<b>COPY</b>	OF	THIS	<b>ORDER</b>	ON_	ΑT
•	$\mathbf{A} \cdot \mathbf{M} \cdot / \mathbf{P} \cdot \mathbf{M}$								_



			TECTIVI se #			
PETITION	IER,					
	VS.	0	IPORARY F PROTE (CONTIN	CTION	R	
RESPOND	DENT.		FORM	ŕ		
PETITION	NER:					
		Petition	er's Date of E	irth:		
First	Middle Last					
And/or on beh	nalf of minor family member(s) (list name an	1 DOD) 0.1		m(a) (list #	1	
	ian of innior raining incinocits) (list name an	d DOB): Other pr	rotected perso	on(s) (fist f	name and	DOB):
	tanti of fining family inclined (3) (13) finance and	d DOB); Other pi	rotected perso	on(s) (list i	name and	DOB):
RESPONE		14	SPONDE!			
RESPOND		14	H			
<b>RESPOND</b> First		RE	ESPONDE RACE	NT'S ID DOB	ENTIF:	IERS:
First	DENT:  Middle Last	RE SEX EYE	SPONDE	NT'S ID DOB	ENTIF	IERS:
First Relationship to	DENT:  Middle Last  Petitioner:	RE SEX EYE	SPONDEN RACE HAIR	NT'S ID DOB SOCI	ENTIF HT AL SEC	IERS: WT URITY #
First Relationship to Respondent's A	DENT:  Middle Last	RE SEX EYE DRIVE	ESPONDE RACE	NT'S ID DOB SOCI	ENTIF:	IERS:

### I. THE COURT FINDS AND CONCLUDES:

The Court has jurisdiction over the parties and the subject matter. Petitioner and/or the individual, if any, who Petitioner is petitioning on behalf of is a "family or household" member as defined by 9 GCA § 30.10(b) and 7 GCA § 40101(d). Petitioner has pled "immediate and present danger of abuse" as provided by 7 GCA § 40101(b).

As provided by 7 GCA § 40104(c), the Court will extend the Temporary Order of Protection for the following reason(s):\_\_\_\_\_

If the Court has continued the Order to Show Cause (OSC) hearing due to failure to serve Respondent, then the Marshals will make another attempt to serve Respondent and provide notice of the OSC hearing stated below.

### II. THE COURT HEREBY ORDERS:

- 1. That the Respondent is enjoined and restrained from threatening, abusing, harassing or disturbing the peace and well-being of those protected on page 1 or removing them from Guam;
- 2. That the Respondent is prohibited from coming within 500 feet of those protected on page 1, such as their residence, place of employment, and school;
- 3. That the Respondent is prohibited from contacting those protected on page 1, directly or indirectly, such as by telephone, letter, e-mail, social media, or through third party.

III.	THE COURT FURTHER ORDERS:
	Immediately deliver to the Marshals the following:
	Immediately vacate the family residence at:
	Surrender any and all firearms, firearm IDs, and firearm permits, in Respondent's control and/or possession to the Superior Court Marshals.
	Bring your most recent W-2 forms, or a copy of your most recent income tax return and your last paycheck for the purpose of assessing your ability to pay spousal/child support.
	Other:

IV.	THE COURT ORDERS CUSTODY/VISITATION:		
1.	<u>Custody</u>		
	Petitioner is granted temporary custody of the minor children;		
	Respondent is enjoined and restrained from interfering with Petin	tioner's custod	y of the minor
	children; Parties shall not remove the minor children of the parties from the	ne Territory of	Guam:
	Temporary Legal Custody to Petitioner / Respondent;	, , , , , , , , , , , , , , , , , , ,	,
	Temporary Physical Custody to □ Petitioner / □ Respondent.		
2.	Visitation		
	Erica's House		
_			
_	Neutral location:		
	Neutral location:  Every / Every other weekend fromata.m/p.m, starting on	p.m through	at
	Every / Every other weekend fromata.m/j	up - loose that	
_ _ _	Every / Every other weekend fromata.m/pa.m/p.m, starting on  30 Minute Rule will apply; If more than 30 minutes late for pick	up - loose that isitation.	visitation. More
_ _	Every / Every other weekend fromata.m/pa.m/p.m, starting on  30 Minute Rule will apply; If more than 30 minutes late for pick than 30 minutes late for return/drop off - loose next scheduled vi	up - loose that isitation.	visitation. More
	Every / Every other weekend fromata.m/pa.m/p.m, starting on  30 Minute Rule will apply; If more than 30 minutes late for pick than 30 minutes late for return/drop off - loose next scheduled vi Respondent responsible for pick-up and drop-off at	up - loose that isitation. atw W Years, Easter	visitation. More
	Every / Every other weekend fromata.m/pa.m/p.m, starting on  30 Minute Rule will apply; If more than 30 minutes late for pick than 30 minutes late for return/drop off - loose next scheduled vi Respondent responsible for pick-up and drop-off at Visitation to be supervised at Erica's House every HOLIDAYS: Share all major holidays including, Christmas, New	up - loose that isitation. atw W Years, Easter	visitation. More

**NOTICE TO RESPONDENT:** VIOLATION OF THIS ORDER MAY SUBJECT YOU TO PUNISHMENT UNDER § 9 GCA § 30.40 (VIOLATION OF COURT ORDER), A FINE OF NOT MORE THAN ONE THOUSAND DOLLARS \$1,000 OR BY IMPRISONMENT FOR NOT MORE THAN ONE (1) YEAR, OR BY BOTH SUCH FINE AND IMPRISONMENT.

VIOLATION OF THIS ORDER MAY ALSO SUBJECT YOU TO PUNISHMENT UNDER 7 GCA §§ 34101(B) AND 34102(B) (CONTEMPT OF COURT), A FINE OF NOT MORE THAN \$500 OR BY IMPRISONMENT OF NOT MORE THAN 60 DAYS, OR BY BOTH FINE AND IMPRISONMENT.

FEDERAL LAW PROVIDES PENALTIES FOR POSSESSING, TRANSPORTING, SHIPPING, OR RECEIVING ANY FIREARM OR AMMUNITION (18 U.S.C. §922 (g)(8) and (9)) FOLLOWING AN EVIDENTIARY HEARING AS TO WHICH THE DEFENDANT HAD NOTICE AND AN OPPORTUNITY TO APPEAR. THIS ORDER SHALL BE ENFORCED, EVEN WITHOUT REGISTRATION, BY THE COURTS AND LAW ENFORCEMENT OFFICERS OF ANY STATE, THE DISTRICT OF COLUMBIA, ANY U.S. TERRITORY, AND MAY BE ENFORCED BY TRIBAL LANDS (18 U.S.C. §2265). CROSSING STATE, TERRITORIAL, OR TRIBAL BOUNDARIES TO VIOLATE THIS ORDER MAY RESULT IN FEDERAL IMPRISONMENT (18 U.S.C. §2262).

ANY COMMUNICATION INITIATED BY PETITIONER DOES NOT WAIVE OR NULLIFY THIS ORDER. THE GUAM POLICE DEPARTMENT, PORT AUTHORITY POLICE, AIRPORT POLICE AND SUPERIOR COURT MARSHALS SHALL ENFORCE THIS ORDER.

SERVICE: RESPONDENT SERVED WITH COPY OF THIS ORDER ON \_\_\_\_\_AT

PETITIONER , vs.	PROTECTIVE ORDER PO Case #  PETITION/MOTION TO DISMISS, EXTEND, OR MODIFY OTHER CONDITIONS OF ORDER OF PROTECTION
RESPONDENT.	FORM C
the Superior Court on	dify any other conditions of the  Permanent Order of Protection issued by

3.	Explain why you want the dismissal, extension, or modification of any other conditions:
4.	I declare under oath or penalty of perjury that the following statements are true.
	PETITIONER PRINT NAME, SIGN, AND DATE
	THE COURT WEREIN ORDERS
I.	THE COURT HEREBY ORDERS:
I.	NOTICE TO APPEAR: A hearing has been scheduled to dismiss, extend, or modify other terms of the above Order of Protection. YOU ARE ORDERED to appear on at A.M./P.M. in the Superior Court of Guam to SHOW CAUSE why the Order of Protection should not be amended.
	NOTICE TO APPEAR: A hearing has been scheduled to dismiss, extend, or modify other terms of the above Order of Protection. YOU ARE ORDERED to appear on at A.M./P.M. in the Superior Court of Guam to
	NOTICE TO APPEAR: A hearing has been scheduled to dismiss, extend, or modify other terms of the above Order of Protection. YOU ARE ORDERED to appear on at A.M./P.M. in the Superior Court of Guam to SHOW CAUSE why the Order of Protection should not be amended.  Without a hearing, the Court GRANTS Petitioner's request to dismiss the Temporary Order of Protection or Permanent Order of Protection WITHOUT
	NOTICE TO APPEAR: A hearing has been scheduled to dismiss, extend, or modify other terms of the above Order of Protection. YOU ARE ORDERED to appear on at A.M./P.M. in the Superior Court of Guam to SHOW CAUSE why the Order of Protection should not be amended.  Without a hearing, the Court GRANTS Petitioner's request to dismiss the Temporary Order of Protection or Permanent Order of Protection WITHOUT PREJUDICE.
	NOTICE TO APPEAR: A hearing has been scheduled to dismiss, extend, or modify other terms of the above Order of Protection. YOU ARE ORDERED to appear on at A.M./P.M. in the Superior Court of Guam to SHOW CAUSE why the Order of Protection should not be amended.  Without a hearing, the Court GRANTS Petitioner's request to dismiss the Temporary Order of Protection or Permanent Order of Protection WITHOUT PREJUDICE.

PETITIONER,	PROTECTIVE ORDER PO Case #:
vs.	MOTION AND AFFIDAVIT AND ORDER TO SHOW CAUSE FOR CONTEMPT FOR VIOLATING ORDER OF PROTECTION FORM D
RESPONDENT.	
PETITIONER:	
First Middle	Last
	Last
Date of birth:	10000
Date of birth:  And/or on behalf of minor family member(s)	OR other person(s) (list name and DOB):
Date of birth:  And/or on behalf of minor family member(s)  1. 2.	10000
Date of birth:  And/or on behalf of minor family member(s)  1.  2.  3.	OR other person(s) (list name and DOB): 4. 5. 6.
Date of birth:  And/or on behalf of minor family member(s)  1. 2. 3.	OR other person(s) (list name and DOB): 4.
Date of birth:  And/or on behalf of minor family member(s)  1. 2. 3.	OR other person(s) (list name and DOB): 4. 5. 6.
Date of birth: And/or on behalf of minor family member(s)  1 2 3  RESPONDENT:	OR other person(s) (list name and DOB): 4 5 6 Last
Date of birth:  And/or on behalf of minor family member(s)  1. 2. 3.  RESPONDENT:  First Middle  RESPONDENT'S IDENTIFIERS:	OR other person(s) (list name and DOB):  4. 5. 6.  Last  SEX RACE DOB HT. WT.
Date of birth:  And/or on behalf of minor family member(s)  1. 2. 3.  RESPONDENT:  First Middle	OR other person(s) (list name and DOB):  4. 5. 6.  Last  SEX RACE DOB HT. WT.
Date of birth: And/or on behalf of minor family member(s)  1	OR other person(s) (list name and DOB):  4. 5. 6.  SEX RACE DOB HT. WT.  EYE HAIR SOCIAL SECURITY#

I.	MOTION AND AFFIDAVIT:
1.	I am the Petitioner or protected party in a valid Order of Protection/Foreign Order of Protection dated and issued by the Court in Protection Order Case Number .
Attache	ed is a copy of that Order.
2.	The Respondent has violated the above Order by doing or not doing the following:
-	
3. bench v	I ask the Court to Order the Respondent to appear at a specified time to answer a contempt charge or to issue a warrant for the arrest of the Respondent.
4. facts in	This affidavit is made on my personal knowledge and, if sworn as a witness, I can testify competently to the this affidavit.
5. correct	I <b>declare under penalty of perjury</b> under the laws of Guam (6 GCA § 4308) that the foregoing is true and and to the best of my knowledge.
	PETITIONER PRINT NAME, SIGN, AND DATE
II.	THE COURT HEREBY ORDERS:
	NOTICE TO APPEAR: YOU ARE ORDERED to appear on at in the Superior Court of Guam, to SHOW CAUSE why you should not be held in contempt for violating a valid Order of Protection. Failure to appear for this contempt hearing may result in a bench warrant issued for the Respondent's arrest.  Surrender any and all firearms, firearm IDs, and firearm permits, in Respondent's control and/or possession to the Superior Court Marshals.
	A bench warrant to be issued for the Respondent's arrest to answer a contempt charge for violating a valid Order of Protection.
SO ORDERED ON:  JUDGE, SUPERIOR COURT OF GUAM  [SERVICE: RESPONDENT WAS SERVED WITH A COPY OF THIS ORDER ON	
[SERVICE: RESPONDENT WAS SERVED WITH A COPY OF THIS ORDER ON AT:A.M./P.M.]	