## IN THE SUPERIOR COURT OF GUAM

PETITIONER, vs.			PROTECTIVE ORDER PO Case #					
			ORDER OF PROTECTION					
RESPONDENT.				FORM B1				
PETITIO	NER:							
			Petiti	oner's Date of I	Birth:			
	Middle	Last						
	Middle nalf of minor family m		and DOB): Other	protected perso	on(s) (lis	st name and	DOB):	
First And/or on be RESPON	nalf of minor family m			protected person				
And/or on be	nalf of minor family m					IDENTIF:		
RESPON	DENT:  Middle	Last	SEX	RESPONDEI RACE	NT'S I	IDENTIF	IERS:	
RESPON  First  Relationship t	DENT:  Middle o Petitioner:	Last	SEX EYE	RESPONDE	NT'S I	IDENTIF:	IERS:	
RESPON  First  Relationship t	DENT:  Middle	Last	SEX EYE	RESPONDEI RACE	NT'S I	IDENTIF	IERS:	

CAUTION:  $\square$  WEAPON INVOLVED

I. T	THE COURT FINDS AND CONCLUDES:
on th	Court has jurisdiction over the parties and the subject matter. Notice of this hearing was served he Respondent by personal service. Respondent had reasonable notice and an opportunity to be d. Respondent <b>\Boxed</b> was <b>\Boxed</b> was not present at the hearing.
hous	tioner and/or the individual, if any, who Petitioner is petitioning on behalf of is a "family or sehold" member as defined by 9 GCA § 30.10(b) and 7 GCA § 40101(d). Petitioner has pled use" as defined by 7 GCA § 40101(a).
	Respondent <b>a</b> admits <b>a</b> 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.
Othe	er:
I. T	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.
II.	THE COURT FURTHER ORDERS:
П	Immediately deliver to the Marchele the following:
H	Immediately deliver to the Marshals the following:
님	Immediately vacate the family residence at:
Ш	Surrender any and all firearms, firearm IDs, and firearm permits, in Respondent's control and/or possession to the Superior Court Marshals.

last paycheck for the purpose of assessing your ability to pay spousal/child support.

Bring your most recent W-2 forms, or a copy of your most recent income tax return and your

THE ORDER IS EFFECTIVE THROUG	Н:
DATE: TIME:	JUDGE, SUPERIOR COURT OF GUA
§30.40 (VIOLATION OF COURT ORDER), A FINE OF NOT IMPRISONMENT FOR NOT MORE THAN ONE (1) YEAR, OF	
	TO PUNISHMENT UNDER 7 GCA §§ 34101(B) AND 34102(B) 500 OR BY IMPRISONMENT OF NOT MORE THAN 60 DAYS,
FIREARM OR AMMUNITION (18 U.S.C. §922(g)(8) and (9)) THE DEFENDANT HAD NOTICE AND AN OPPORTUNITY WITHOUT REGISTRATION, BY THE COURTS AND LAW EL COLUMBIA, ANY U.S. TERRITORY, AND MAY BE ENFORCE	SING, TRANSPORTING, SHIPPING, OR RECEIVING ANY FOLLOWING AN EVIDENTIARY HEARING AS TO WHICH TO APPEAR. THIS ORDER SHALL BE ENFORCED, EVEN NFORCEMENT OFFICERS OF ANY STATE, THE DISTRICT OF EED BY TRIBAL LANDS (18 U.S.C. §2265). CROSSING STATE, HIS ORDER MAY RESULT IN FEDERAL IMPRISONMENT (18
	DES NOT WAIVE OR NULLIFY THIS ORDER. THE GUAM PORT POLICE AND SUPERIOR COURT MARSHALS SHALL
SERVICE: RESPONDENT SERVED WITH COPY	OF THIS ORDER ON AT

\_\_\_\_:\_\_\_A.M./P.M.