STATE OF WASHINGTON County of Thurston I, Linda Myhre Enlow, County Clerk and Ex-officio Clerk of the Superior Court of the State of Washington, for Thurston County holding session at Olympia, do hereby certify that the following is a true and correct copy of the original as the papears on file and of record in my office containing pages, IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said court DATED:  LINDA MYHRE ENLOW County Clerk, Thurston County, State of Washin by Deputy  SUPERIOR COURT OF WASHINGTON FOR THURSTON COUNTY FAMILY AND JUVENILE COURT			
JENNIFER LORRAINE COMO, DOB 12/1/1976			
Petitioner vs.			
10/6	/1970		
Resp	ondent		
I. Basis			
1.1	Respondent filed a Motion to Modify/Terminate Order for Protection Effective More Than Two Years. The order was filed on 12/18/2019 and expires on 5/22/2021.		
1.2	The court found adequate cause for hearing the motion on 12/14/2020.		
1.3	The court heard testimony on the motion on 1/4/2021.		
II. Findings			
2.1	This court has jurisdiction over the proceeding and the parties. The petitioner was served a copy of the Order re Adequate Cause.		
Вуа	preponderance of the evidence, the court finds	that:	
2.2	the respondent proved that the modification is warranted, as follows: terminating the protection order.		
2.3	☐ the Respondent requested that the court:		
terminate the Order for Protection; modify the Order for Protection to make it last a shorter time period, or to remove a			

provision that restrains the respondent from harassing, stalking, threatening, or committing other acts of domestic violence against the petitioner or other person

Or Granting Respondent's Mt to Mod/Term. Or for Prot (ORGRMT2) - Page 1 of 2
WPF DV 7.080 (07/2011) - RCW 26.50.130

FAXED/E MAILED TO (Law Enforcement Agency where Petitioner resides for input into statewide computer system)

Deputy Clerk's Initials\_

Since the protection order was entered, the respondent has not committed or threatened domestic violence, sexual assault, stalking, or other violent acts: A has not exhibited suicidal ideation or attempts; A has not been convicted of criminal activity; has acknowledged responsibility for the acts of domestic violence that resulted in entry of the protection order and has successfully completed domestic violence perpetrator treatment or counseling; The respondent has not continued to abuse drugs or alcohol, if such was a factor in the protection order. The petitioner has has not voluntarily and knowingly consented to terminating the protection order. The respondent or petitioner has relocated to an area further away from the other party, giving due consideration to the fact that acts of domestic violence may be committed from any distance. Other: III. Order The court: grants the motion and terminates the Order for Protection filed on 12/18/2019, based on the standards for a motion to terminate and also based on the legal standards grants the motion to modify the Order for Protection filed on 12/18/2019 as follows (identify for paragraph numbers in the order and how they are modified): reconsideration based on New and ence. The rest of the order remains in effect. Dated 1/4/2021, 3:30 p.m. COURT COMMISSIONER I acknowledge receipt of a copy of this Order: I acknowledge receipt of a copy of this Order: Respondent Date Petitioner Date

protected by the order; and the respondent proved that there has been a substantial change

of circumstances such that the Respondent is unlikely to resume acts of domestic violence against the Petitioner or any other person protected by the order, as follows: