**Court of Washington, County of**

|  |  |
| --- | --- |
| Petitioner/s (*person/s who started this case*):    And Respondent/s (*other party/parties*): | No.  **Order on Motion for Reconsideration**  (ORMRC) |

**Order on Motion for Reconsideration**

**Use this form** with the Motion for Reconsideration, PO 100.

1. Basis

The (*check one*) [ ] Petitioner [ ] Respondent filed a motion under CR 59 asking the court to reconsider the following previous order/s issued on (*date*)   
by (*judge or commissioner’s name*):

[ ] *Protection Order*

[ ] *Order to Surrender and Prohibit Weapons*

[ ] *Denial Order*

[ ] Other:

2. Hearing

The court has considered the motion and any supporting documents, any response from the other party, and any other documents from the court record identified by the court.

The court:

[ ] decided this motion without a hearing.

[ ] held a hearing on the motion on (*date*)

[ ] heard testimony or argument from (*name/s*)

3. Findings

The court finds:

4. Conclusions

The motion [ ] **was** [ ] **was** **not** filed and served by the deadline for reconsideration.

[ ] The moving party has **not** shown a reason for reconsideration under Civil Rule 59(a).

[ ] The moving party **has shown** a reason for reconsideration under Civil Rule 59(a), specifically (*check all that apply*):

[ ] **Irregularity** in the proceedings of the court or the other party, or any order of the court, or abuse of discretion, by which the moving party was prevented from having a fair hearing;

[ ] **Misconduct** of prevailing party;

[ ] **Accident or surprise** which ordinary prudence could not have guarded against;

[ ] **Newly discovered evidence**, material to the moving party’s case, which the moving party could not with reasonable diligence have discovered and produced at the hearing;

[ ] **Damages** so excessive or inadequate as unmistakably to indicate that the decision must have been the result of passion or prejudice;

[ ] **Error** in the amount of recovery whether too large or too small for the injury or detention of property;

[ ] **That there is no evidence** or reasonable inference from the evidence to justify the decision, or that it is contrary to law;

[ ] **Error in law occurring** at the hearing that the moving party objected to at the time; or

[ ] **That substantial justice has not been done.**

And the following other legal authority (*if any*):

5. Order

The *Motion for Reconsideration* is:

[ ] **Denied.**

[ ] **Granted.** The court shall issue the following amended orders today:

[ ] *Protection Order* (PO 040)

[ ] *Order to Surrender and Prohibit Weapons* (WS 001)

[ ] *Denial Order* (PO 070)

**Ordered.**

Dated: at a.m./p.m.   
**Judge/Court Commissioner**

Presented by:

Signature of moving party/Lawyer WSBA No. Print Name Date

I received a copy of this Order:

Signature of non-moving party/Lawyer WSBA No. Print Name Date