		No	No	
Petitioner vs.	Order Persor	Finding of Adequate Cause and Order for Hearing on Restrained Person's Motion to Modify or Terminate Protection Order (ORRACG/ORH)		
espondent DOB		Clerk's Action Required: 4  Next Hearing:  See <b>How to Attend</b> at the end of thi order.		
Finding of Adoquate Cou	ico and O	rdor for Us	aring on P	octrained
Finding of Adequate Cau Person's Motion to Hearing. The court held a hea considered the Restrained Per that was granted on (date) attended:	Modify or ring on (date) son's motion	r Terminate ) to modify or te	e Protection	n Order and otection order
Person's Motion to  Hearing. The court held a hea considered the Restrained Per that was granted on (date)	Modify or ring on (date) son's motion wyer ected person)	to modify or to modify and any o	e Protection  erminate the prodeclarations. The prodeclarations is provided by phone by phone by phone by phone by phone by phone	n Order and otection order
Person's Motion to  Hearing. The court held a hea considered the Restrained Per that was granted on (date) attended:  □ Protected Person □ Protected Person's Lav □ Petitioner (if not the protection of the	modify or ring on (date) son's motion wyer ected person)	to modify or modify or modify or modify or t	erminate the prodeclarations. To by phone	and otection order nese people  by video

	Othe	er:					
3.	Ord	der.					
	The	The motion is granted.					
	A he	A hearing is set for the date and time listed on page 1.					
4.	Service on the Protected Person (or Petitioner on their Behalf)						
	[	☐ <b>Required</b> . The protected person must be served with a copy of this order.					
		The <b>restrained person</b> shall make private arrangements for service and have proof of service returned to this court.					
	<b>Restrained Person:</b> You must have someone else, over the age of 18, serve protected person with a copy of this order not less than 5 days before the hearing. You must also file a Proof of Service with the court clerk at or before the hearing.						
	[	☐ Alternative Service Allowed. The court authorizes alternative service by separate order ( <i>specify</i> ):					
	□ Not required. See section 1 above for appearances.						
		The protected person appeared at the hearing where this order was issued and received a copy.					
5.	How to Attend Next Hearing						
The h	earing	scheduled on page 1 will be held:					
1		In person					
Щ	<u>Щ</u>	Judge/Commissioner: Courtroom:					
	· ·	Address:					
	7	Online (audio and video) App:					
5		□ Log-in:					
		☐ You must get permission from the court at least 3 court days before your hearing to participate online (audio and video). To make this request, contact:					
U	<i>y</i>	By Phone (audio only)      Call-in number					
\	8	☐ You must get permission from the court at least 3 court days before your hearing to participate by phone only (without video). To make this request, contact:					
		If you have trouble connecting online or by phone (instructions, who to contact)					

	Ask for an interpreter, if needed. Contact:	8	Ask for disability accommodation, if needed. Contact:					
Ask for an interpreter or accommodation as soon as you can. Do not wait until the hearing!								
Protected Person: If you do not appear at the hearing, the court may enter an order without hearing from you. For information about how to respond, see the box below.								
Date	Ju	dge or Co	ommissioner					

## To the Petitioner:

If you do not agree with the requests in the motion, file a statement (using form PO 018 *Declaration*) explaining why the court should not approve those requests. You may file other written proof supporting your side.

Print Judge or Commissioner Name

## To both parties:

**Deadline!** Your papers must be filed and served by the deadline in your county's Local Court Rules or by the State Court Rules if there is no local rule. Court Rules and forms are online at <a href="https://www.courts.wa.gov">www.courts.wa.gov</a>.

If you want the court to consider your side, you must:

- File your original documents with the court clerk; AND
- Have a copy of your papers served on all other parties or their lawyers;
   AND
- Go to the hearing.

Check with the court, you may need to bring a proposed orders to the hearing.