Court of Washington For	No.
Petitioner (Protected Person) DOB vs. Respondent (Restrained Person) DOB	Finding of Adequate Cause and Order for Hearing on Respondent's Motion to Modify/Terminate Sexual Assault Protection Order (ORRACG / ORH) (Optional Use) [] Clerk's Action Required
To: The Respondent and Petitioner:	
The respondent filed a motion to modify (change)/t	terminate the:
[] Sexual Assault Protection Order, filed on [] Order to Surrender Weapons, filed on (da	
The court considered the respondent's motion, pet any, and relevant parts of the court record, and fine	
[] that this is the Respondent's only motion to 12 month period following entry of the order and	
[] there is adequate cause to hear the motio	n on the:
[] Sexual Assault Protection Order, as fo	ollows (check all that apply):
[] All provisions [] Provision 1: No contact [] Provision 2: Exclude from places [] Provision 3: Stay away [] Provision 4: other (specify):	[] Provision 5: School transfer [] Prohibit Weapons and Order Surrender
[] Order to Surrender Weapons.	

A hea	ring is set for	(date) at [] a.m. [] p.m.
at:		
со	urt's address	
in		
roc	om or department	docket/calendar or judge/commissioner's name
petitio this or	ner with a copy of the Mo	age to have someone else over the age of 18 personally serve the otion to Modify/Terminate Sexual Assault Protection Order and before the hearing. You must also file a Return of Service with hearing.
		pear at the hearing, the court may enter an order without nation about how to respond, see the box below.
Date		Judge or Commissioner
	To the Petitioner:	

If you do not agree with the requests in the motion, file a statement (using form SA 8.070 *Declaration*) explaining why the court should not approve those requests. You may file other written proof supporting your side.

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 www.courts.wa.gov.

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

- File your original documents with the Superior Court Clerk; AND
- Give the Judge/Commissioner a copy of your papers (if required by your county's Local Court Rules); AND
- Have a copy of your papers served on all other parties or their lawyers; AND
- Go to the hearing.

Bring proposed orders to the hearing.