IN THE COURT OF COMMON PLEAS

	·	COUNTY, OHIO		
Petitio	oner	- : Case No		
DOB:				
DOD.		_ : Judge		
v.		: JUDGMENT ENTRY ON MOTION TO MODIFY OR TERMINATE CIVIL PROTECTION ORDER OR : CONSENT AGREEMENT		
		(R.C. 3113.31)		
Respo	ondent	<u>-</u> •		
•		:		
DOB:	/	-		
	the motion of ∐Petitioner ∐Respondent, this pi the Court to ⊡modify ⊡terminate the following	roceeding came on for a hearing on		
	_ , _			
	omestic Violence Civil Protection Order granted of	on		
	ating Violence Civil Protection Order granted on	ction Order approved on		
		on Order approved on		
☐ Petitioner was ☐present ☐not present, but had reasonable notice and opportunity to be heard.				
Respondent was present not present, but had reasonable notice and opportunity to be heard.				
The Court has considered the following factors:				
 Petitioner ☐consents ☐does not consent to the ☐modification ☐termination of the Civil Protection Order or Consent Agreement. 				
2.	Petitioner Continues to fear does not fear	Respondent.		
3.	The current nature of the relationship between	Petitioner and Respondent is as follows:		
4.	Relative proximity of Petitioner's and Responde	ent's workplaces and residences.		
5.	5. Petitioner and Respondent ☐have ☐do not have minor children together.			
6.	Respondent hascompliedfailed to complorder or consent agreement.	ly with the terms and conditions of the original civil protection		
7.	Respondent has does not have a continui	ng involvement with □illegal drugs or □alcohol.		

[Page 2 of 3 Form 10.01-L]

	Case No		
8.	Respondent has been has not been convicted of or pleaded guilty to an offense of violence since the protection order was issued or the consent agreement was approved.		
9.	Other protection orders, consent agreements, restraining orders, or no contact orders have been have not been issued against Respondent pursuant to R.C. 3113.31 or 2919.26, any other provision of state law, or the laws of any other state.		
10.	Respondent participated has not participated in treatment, intervention program, or other counseling as set forth in the Court's order or approved agreement.		
11.	Respondent _completed _has not completed treatment, intervention program, or other counseling as set forth in the Court's order or approved agreement.		
12.	(time) has elapsed since the protection order was issued or the consent agreement was approved.		
13.	The age and health of Respondent is as follows:		
14.	The last incident of abuse, threat of harm, or commission of a sexually oriented offense occurred on:		
15.	Other information considered concerning the safety and protection of Petitioner or other protected parties:		
	Based on all relevant factors, including those set forth in R.C. 3113.31(E)(8), the Court finds: THE ORDER ISSUED ON SHALL BE MODIFIED per the Modified Domestic Violence Civil Protection Order (Form 10.01-M) Modified Dating Violence Civil Protection Order (Form 10.01-T).		
	☐ THE ORDER IS TERMINATED. The civil protection order or consent agreement is no longer needed. Respondent may reclaim any deadly weapons held in protective custody by law enforcement pursuant to this Order unless Respondent is otherwise disqualified as verified by a check of the NCIC protection order file.		
	☐ THE MOTION IS DENIED. The civil protection order or consent agreement remains in full force and effect.		
	The Court has prepared a Protection Order Notice to NCIC (Form 10-A) to show the modification or early termination of the prior order or agreement.		
	IT IS FURTHER ORDERED NO COSTS OR FEES SHALL BE ASSESSED AGAINST PETITIONER for filing, issuing, registering, modifying, enforcing, dismissing, withdrawing, serving, subpoenaing witnesses for, or obtaining a certified copy of this Order. This Order is granted without bond.		
	THE COSTS OF THIS ACTION ARE ☐ assessed against Respondent ☐ waived.		

FORM 10.01-L: JUDGMENT ENTRY ON MOTION TO MODIFY/TERMINATE CIVIL PROTECTION ORDER OR CONSENT AGREEMENT Amended: April 15, 2021
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IF THE FULL HEARING PROCEEDING WAS REFERRED TO A MAGISTRATE, the Court has reviewed the magistrate's granting or denial of the modification or termination of the Order and finds no error of law or other defect evident on the face of the Order as set forth in Civ.R. 65.1. Accordingly, the Court adopts the magistrate's granting or denial of the modification or termination of the Order.

IT IS SO ORDERED.

MAGISTRATE	JUDGE
NOTICE OF FINAL APPEALABLE ORDER Copies of this Order, which is a final appealable order, were served on or delivered to the parties indicated above pursuant to Civ. R. 5(B) and 65.1(C)(4), including ordinary mail, on	TO THE CLERK: A COPY OF THIS ORDER SHALL BE SERVED ON RESPONDENT PURSUANT TO CIV.R. 65.1(C)(3). COPIES OF THIS ORDER SHALL BE DELIVERED ON:
day of , 20	☐ Petitioner ☐ Petitioner's Attorney ☐ Respondent's Attorney ☐ Counseling Program:
CLERK OF COURT	□ Law Enforcement Agency Where Petitioner Resides: □ Law Enforcement Agency Where Petitioner Works: □ CSEA □ Other: