IN THE SUPERIOR COURT OF GUAM

	Protective Order Case No
Petitioner, vs.	NOTIFICATION TO RESPONDENT
Respondent.	

You are the Respondent in this protection order proceeding. You have the right to retain an attorney to assist you in this matter. (The Court does not appoint free legal counsel in protection order cases.)

The Order to Show Cause which has been served upon you contains all the conditions you must abide by. Additionally, the Order to Show Cause contains the date for your next hearing. At your upcoming hearing, you may:

1. request additional time to seek an attorney;

2. agree to a permanent protective order, with or without admitting Petitioner's allegations; or

3. contest the protective order. Under this option, the Court will schedule an evidentiary hearing. At this hearing, you will be allowed to call witnesses, and the Court will make a decision about whether a protective order will be granted upon a finding of abuse/stalking/sexual assault.

NOTIFICATION

If the Petitioner is represented by an attorney, their attorney may attempt to contact you prior to the hearing to reach a resolution. You may also contact Petitioner's attorney; their contact information should be located at the top of the Petition.

Violations of the Order to Show Cause or any further Court Orders may result in penalties. Refer to the Order to Show Cause to review all applicable penalties, fines, and/or sanctions.

If the order of protection prohibits you from having firearms, you may not possess any firearms and any firearms in your possession may be seized by the Court Marshal. You must also cooperate with the Marshal in identifying firearms, ammunition, and firearms permits in your name, possession, or control. Upon the termination of the protective order, you may take steps to retrieve seized firearms from the Court Marshal.

DATE: _____ TIME: _____

JUDGE, SUPERIOR COURT OF GUAM