STATE OF NORTH CAROLINA			File No.	
County		In The General Court Of Justice District Court Division		
Name Of Plaintiff				
			ORDER RENEWING	
VERSUS		DOMESTIC VIOLENCE		
Name And Address Of Defendant		PROTECTIVE ORDER		
Pursuant to G.S. 50B-3(b) and the motion filed in this cas Violence Protective Order should be renewed. The defer Protective Order is attached and incorporated by referen	ndant was gi			
	FIND	INGS		
The Court finds:				
1. The motion to renew was was not filed	before the p	revious ord	er expired.	
2. (State facts regarding good cause to renew the order; a new	w incident of c	domestic viole	ence is not required.)	
3. Other:				
	201101	HOLON		
	CONCL	LUSION		
The Court concludes that there is is not goo	od cause to	renew the p	protective order.	
Other:				
	ODI	DED		
	URI	DER		
It is ORDERED that:				
All provisions of the Domestic Violence Protective Or custody of the minor child(ren), are renewed.	der entered	on (date)	, except the award of temporary	
		•	I) year, the temporary custody order is renewed and will	
expire on (enter date no more than one (1) year from date	of original or	der)	·	
The motion is denied.				
Other:				
Date		Signature Of S	Judge	
Date Of Expiration Of This Order (May Be Up To Two Years)		Name Of Judg	ge (Type Or Print)	
CERTIFICATE OF SERVICE V	WHEN DE	-ENDANT	NOT PRESENT AT HEARING	
I certify that this Order has been served on the defendan properly addressed envelope in a post office or official de Service.				
Date Signature			Deputy CSC Assistant CSC	
			Clerk Of Superior Court Other	
NOTE TO CLERK: A copy of this Order shall be mailed or gi if any.	iven to each p	earty, to your	sheriff, and to the police department of the plaintiff's residence,	

STATE OF NORTH CAROLINA		File No.
County		In The General Court Of Justice District Court Division
Name Of Plaintiff		
		ORDER SETTING ASIDE
VERSUS Name And Address Of Defendant		DOMESTIC VIOLENCE
Name And Address Of Defendant		PROTECTIVE ORDER
		G.S. 1A-1; Rule 60(b)
Pursuant to the motion filed in this case and after proper notice, Protective Order issued on (date) should be	the Court he	ld a hearing to determine whether the Domestic Violence
F	INDINGS	
The Court finds: (state facts found)		
CON	NCLUSION	S
Based on the facts found, the Court concludes that:		
☐ It is no longer equitable that the Domestic Violence Protectiv	e Order sho	uld have future application.
☐ There is good reason justifying relief from the operation of th		
There is no good reason justifying relief from the operation o		
reason that the order should not have future application.		
	ORDER	
Therefore, the Court orders that:		
☐ The Domestic Violence Protective Order entered on (date)		be set aside.
☐ The motion to set aside the Domestic Violence Protective Or		
Date Name Of Judge (Type Or Print)		Signature Of Judge