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Modification—Agreed

Use these instructions & forms if:

• You want to change an existing custody, visitation, child support, or medical support order, the existing order is a Texas order, AND everyone agrees and will sign the necessary court forms

This packet includes:

- 1. Instructions for an AGREED Modification
- 2. Petition to Modify the Parent-Child Relationship
- 3. Declaration in Support of Changing Custody within One Year of Order
- 4. Exhibit: Out-of-State Party Declaration
- 5. Civil Case Information Sheet
- 6. Information on Suit Affecting the Family Relationship
- 7. Statement of Inability to Afford Payment of Court Costs
- 8. Waiver of Service Only (Specific Waiver)
- 9. Respondent's Original Answer
- 10. Order Modifying the Parent-Child Relationship
- 11. Child Support Order
- 12. Medical and Dental Support Order
- 13. Conservatorship Order: Parents Appointed Conservators
- 14. Conservatorship Order: Non-Parent(s) Appointed Managing Conservator
- 15. Standard Possession Order
- 16. Child Support Guidelines: Low Income
- 17. Record of Support Order
- 18. Notice of Current Address

Note: You may not need all of the forms listed or you may need additional forms. Get more information at www.TexasLawHelp.org. Talk to a lawyer if you have questions.

Instructions & Forms for an Agreed Modification

Warning: The information and forms in this guide are not legal advice and are not a substitute for the help of a lawyer.

These instructions explain the steps to change an existing custody, visitation, child support, or medical & dental support order when everyone agrees.

For the instructions and forms combined, click here.

Checklist Steps

Step 1: Fill out your court forms. Fill out the following starting forms:

Petition to Modify the Parent-Child Relationship

This form (called the Petition) asks the judge to change the current order. (The Articles and Frequently Asked Questions included in this toolkit will help you understand your options. Talk to a lawyer if you have questions or need advice.)

Write the cause number and court number on the first page of the Petition just as it is written on the order you want to change. (Write these numbers at the top of any document you file in your modification case.)

Print your answers using blue or black ink. Do not leave blanks.

Who is the petitioner? You are the petitioner—the person asking the court to change the current court order. This is true even if you are listed as the respondent in the current order.

Who must be listed as a respondent? Any person listed as a party in the current order must be listed as a respondent. If the Office of the Attorney General Child Support Division is listed as a party in the current order you must also list it as a respondent.

Note: The Petition asks for your address. Each respondent will get a copy of your Petition. If you are concerned about a respondent knowing your address, call the Family Violence Legal Line at 800-374-4673 for free advice.

Fill out these additional **starting forms** and attach them to your Petition if required for your case:

- <u>Declaration in Support of Changing Primary Custody within One</u>
 <u>Year</u> (required only if you are asking to change custody within one year of
 the current order) Read this article to learn more: <u>Child Custody</u>
 <u>Modification within a Year of Current Order</u>
- <u>Exhibit: Out-of-State Party Declaration</u> (required only if you or a respondent lives outside of Texas)

Fill out these additional **starting forms** for all cases:

- <u>Civil Case Information Sheet</u> (NOTE: the <u>Texas Supreme Court has</u> <u>repealed the rule requiring the civil case information sheet</u>, so you may not need this form. If you are filing paper documents in person at the clerk's office, you should complete it and bring it anyway, however.).
- Information on Suit Affecting the Family Relationship

Fill out this additional **starting form** if you cannot afford to pay the filing fee for your case. Call the district clerk's office in the county where your child lives to learn the filing fee for your modification case.

Statement of Inability to Afford Payment of Court Costs

Fill out the following **ending forms**:

Order Modifying the Parent-Child Relationship

Fill out this order form completely (except for the judge's signature). When it's time to finish your case, you will ask a judge to sign this Order Modifying the Parent Child Relationship form with one or more of the specific order forms below attached.

If **child support** will be changed fill out and attach this order form:

Child Support Order

If **medical** and **dental support** will be changed, fill out and attach this order form:

Medical and Dental Support Order.

If **custody** will be changed fill out and attach **one** of these order forms:

- Conservatorship Order: Parents Appointed Conservators
- o Conservatorship Order: Non-Parent(s) Appointed Conservator

If **possession (visitation)** will be changed fill out and attach **one** of these possession order forms or use one of the sample modified possession order forms included with this article: Child Visitation & Possession
Orders. Or hire a lawyer to help you write a possession order that meets the specific needs of your family.

- Standard Possession Order
- Supervised Possession Order
- Modified Possession Order (Non-Parent is Managing Conservator)
 Use this form if a non-parent will be the managing conservator of the children.
- Find other sample Modified Possession Orders here: <u>Child Visitation &</u>
 Possession Orders

Fill out the following additional **ending form** if child support will be ordered, changed or stopped.

• Income Withholding Order for Support

☐ Step 2: Have your forms reviewed (if possible).

Some counties require your documents to be reviewed by an attorney, while others do not. You should speak with the district clerk's office or court coordinator in your county about local requirements. Even if it's not required, it's a good idea to have a family law lawyer review your completed forms. Family law lawyers specialize in cases involving families, such as custody and support modification cases.

You can hire a lawyer *just* to review your forms. Hiring a lawyer for a limited purpose is called <u>limited scope representation</u>. You can then finish your case yourself. Use our **Legal Help Directory** to search for a lawyer referral organization in your county.

If you have a low income, you may be able to have your forms reviewed for free at a legal clinic. Use our <u>Legal Events and Clinics</u> page to search for free legal clinics in your area.

☐ Step 3: Make copies of your starting forms.

Make enough copies of your completed Petition to Modify the Parent-Child Relationship to have one copy for you and one copy for each respondent.

Make copies of your completed Statement of Inability to Afford Payment of Court Courts **only** if you are asking the court to waive court costs.

You do not need copies of the Civil Case Information Sheet or the Information on Suit Affecting the Family Relationship.

☐ Step 4: File your Petition and other starting forms with the clerk.

File (turn in) your completed Petition and other starting forms with the court in the county where the current order was made.

You need to find out if your county has **standing orders**. If it does, you will need to attach a copy of the standing orders to your petition.

- To file your forms online, go to **E-File Texas** and follow the instructions.
- To file your forms in person, take your Petition and additional starting forms (and copies) to the district clerk's office in the county where the current order was made.

At the clerk's office:

- Turn in your Petition and other starting forms (and copies).
- Pay the filing fee (or file your completed Statement of Inability to Afford Payment of Court Costs if you cannot afford the fee).
- Ask the clerk if there are local rules or procedures you need to know about for your case.
- The clerk will "file-stamp" your copies with the date and time. The clerk will keep the original and give you back your copies. There should be a copy for you and a copy for each respondent.

Note: If the child has lived in **another Texas county** for at least 6 months, you have the option of asking the court to transfer the case to the child's new home county. You must file a Motion to Transfer at the same time you file your Petition. File your Petition and Motion to Transfer with the court in the county where the current order was made. Talk to a lawyer about whether a transfer makes sense for your case.

Note: If the child has lived in **another state** for at least the past 6 months, it is important to talk with a lawyer about where to file your case.

Step 5: Ask the other parent (and any other respondent) to fill out and sign court forms.

Give the other parent:

- a file-stamped copy of your Petition to Modify the Parent-Child Relationship - and -
- a blank <u>Respondent's Original Answer</u> form OR a blank <u>Waiver of Service Only</u> form, and -
- a completed Order Modifying the Parent-Child Relationship form with completed order forms regarding the issues you want changed attached.

WARNING! Do not hand-deliver any papers to the other parent if there has been violence during your relationship, especially if a judge has signed a Protective Order ordering you or the other parent to stay away. You can have the other parent served instead. If you decide to have the other parent served, use these instructions: Instructions & Forms for a Default Modification.

Ask the other parent to complete these 3 steps:

- 1. **FILL OUT and SIGN** the Respondent's Original Answer form **OR** the Waiver of Service Only form.
- The other parent can fill out and sign either form. The Waiver of Service Only form must be signed in front of a notary. If the other parent plans to sign the Waiver of Service Only form, tell the other parent to sign it in front of a notary at least one day after you filed the Petition. Otherwise the other parent will have to redo it. The Respondent's Original Answer form does not have to be signed in front of a notary.
- Note: If the other parent will not fill out and sign a Respondent's Original Answer form or Waiver of Service Only form, you must have the other parent served by a constable, sheriff or private process server. Use these instructions instead: <u>Instructions & Forms for a Default Modification</u>.

- 2. **SIGN** the completed Order Modifying the Parent-Child Relationship form with completed order forms regarding the issues you want changed attached.
 - The Order Modifying the Parent-Child Relationship form must be completely filled out and the specific order forms regarding the issues you want changed must be attached when the other parent signs the order. You CANNOT make changes to the order forms after the order has been signed by a respondent, unless the respondent initials each change.
- 3. **RETURN** the signed forms to you.

You should also:

- sign the Order in Suit Affecting the Parent-Child Relationship form, and -
- make a copy of the Respondent's Original Answer form or Waiver of Service Only form that was filled out and signed by the other parent.

IMPORTANT: If anyone else was named as a respondent in your Petition to Modify the Parent-Child Relationship, you must follow these same steps for each respondent.

IMPORTANT: If the other parent or other respondent **will not** sign an Answer or Waiver of Service Only form, you must have him or her served. Get instructions here: **Instructions & Forms for a Default Modification**.

If the other parent or other respondent signs and files an Answer or Waiver of Service Only form but **will not** sign the Order Modifying the Parent-Child Relationship form, your case is contested. To finish a contested case, you must set a contested final hearing. You must give each respondent at least 45 days' notice of the final hearing. Read this article to learn more: How to Set a Contested Final Hearing (Family Law). It's always best to have a lawyer if your case is contested.

Step 6: Go to court to finish your case.

If the other parent and anyone else named as a respondent has filled out and signed a *Respondent's Original Answer* form **or** *Waiver of Service*Only form **AND** signed your completed *Order Modifying the Parent-Child*Relationship form, you can go to court to finish your agreed modification case.

- Call the clerk's office to learn when and where the court hears uncontested cases.
- Bring these papers with you to the courthouse on the day you plan to finish your case.
 - A file-stamped copy of your Petition to Modify the Parent-Child Relationship, - and -
 - The Answer or Waiver of Service Only form signed by each Respondent. - and -
 - A completed Order Modifying the Parent-Child Relationship signed by you and each Respondent. - and -
 - A completed *Income Withholding Order for Support* if child support will be changed or stopped.
- Read the article <u>Tips for the Courtroom</u> for more information about going to Court.
- When you get to the courthouse, go to the clerk's office. Ask if you need the court file or docket sheet (list of what has been filed in your case).
- When you get to the courtroom, tell the clerk you are there and give the clerk your paperwork. Sit down until the judge calls your case.
- When the judge calls your case, walk to the front of the courtroom and stand in front of the judge's bench. The judge will have you raise your right hand and swear to tell the truth. Be prepared to quickly tell the judge what orders you are asking the judge to change and why the change or changes you are asking for would be in your child's best interest. It's a good idea to write down everything you want to say so you can read it to the judge if you get nervous.
- The judge will listen to what you say and review your papers. If everything is in order the judge will sign your *Order Modifying the Parent-Child Relationship*.

- Step 7: After the judge signs your Order Modifying the Parent-Child Relationship, go back to the clerk's office.
- File (turn in) the signed Order Modifying the Parent-Child Relationship and any other orders signed by the judge. Your modification case is NOT final until you do so.
- Get a certified copy of your Order Modifying the Parent-Child Relationship and any other orders signed by the judge from the clerk while you are there. The clerk may charge a fee for the certified copies.
- If child support was ordered, ask the clerk what you need to do to set up a
 child support account. If child support was changed or terminated, ask the
 clerk to send a copy of the income withholding order for support to the
 employer of the person who is or was ordered to pay child support.
- Complete and submit the <u>Record of Support Order</u> to the county's clerk of the court to set up the child support account.

☐ Step 8: After your case is finished.

Send a file-stamped copy of the *Order Modifying the Parent-Child Relationship* to each respondent.

Follow these additional steps if they apply:

- If you were ordered to pay child support, cash medical support, or dental support, learn about payment options here: <u>Texas Attorney General-Child Support Payment Options</u>. If you have any questions, call the Office of the Attorney General Child Support Division at 1-800-252-8014. DO NOT send child support payments directly to the other parent.
- If the other parent was ordered to pay child support, medical support, or dental support to you and doesn't pay, you can contact the <u>Texas</u> <u>Attorney General Child Support Division</u> for help enforcing your order.

Cause Number:				
(Fill in the cause number and court information exactly as it is	written on the order	you want to change.)		
In the Interest of the following Minor Child(ren):	In the: (0	Check one.)		
(Print the <u>initials</u> of each child.) 1		District Court		
3	☐ Coun	ity Court at Law #		
5		County, Texas		
Petition to Modify the Parent-O		•		
I am the Petitioner , the person asking the Court to change the c				
My driver's license was issued in (state) license number are: or	The last three nu	umbers of my driver's		
The last three numbers of my social security number are: or I do not have a social security number.				
1. Discovery Level				
The discovery level in this case, if needed, is Level 2.				
2. Jurisdiction of the Court				
The current court order about the child/ren was made by this Co has continuing exclusive jurisdiction over this case.	urt or transferred	I to this Court. This Cour		
3. Child/ren				
This case is about the following child/ren:				
Child's full name	Date of Birth	County and State where child lives now		
1				
2.				
3.				
4.				
5.				

4. Request to Change Current Order

I ask the Court to change the current order about the child/ren. The title of the current order is: (Note: You will usually find the title of the current order on the 1st page of the order under the case information box.) The date the current order was signed by the Court is: (date) **5. Standing** Read the law about "Standing" here: Texas Family Code 156.002, 102.003, 102.004 & 102.006. The law allows me to file this case because I am: (Check all that apply.) the child/ren's Mother. listed as a party in the current order and I am affected by the current order. a person who has had actual care, control and possession of the child/ren for at least 6 months ending not more than 90 days before the date this Petition is filed with the Court. I am not a foster parent. a person who lived with the child/ren and the child/ren's parent, guardian or managing conservator for at least 6 months ending not more than 90 days before the date this Petition is filed with the Court, and the parent, guardian or managing conservator is now dead. the grandparent, great-grandparent, sister, brother, aunt, uncle, niece or nephew of the child/ren and: (Check the box below that applies to your case.) both parents are dead. both parents, the surviving parent or managing conservator agree to me filing this case. the child/ren's present circumstances will significantly impair (harm) the child/ren's physical health or emotional development. other: 6. Are You Asking to Change Custody within One Year? Read the law about changing custody within one year here: Texas Family Code 156.102. (Check one.) ☐ I am not asking to change primary custody. ☐ I am asking to change primary custody but it has been more than one year since the custody order was made by the Court. I am asking to change primary custody and it has been less than one year since the custody order was made by the Court. I understand I must fill out and attach a Declaration in Support of Changing Primary Custody within One Year form to this Petition. The facts set out in my Declaration will show that: (Check one.) I am the person with the exclusive right to designate the primary residence of the child/ren. the person with the exclusive right to designate the primary residence of the child/ren has agreed to change primary custody of the child/ren. the person with the exclusive right to designate the primary residence of the child/ren has voluntarily given up primary care and possession of the child/ren for at least 6 months. This was not due to military deployment. ☐ the child/ren's present environment may endanger (harm) the child/ren's physical health or significantly harm the child/ren's emotional development.

7. Respondent(s) – People Who Must Get Legal Notice of this Case.

(Note: There may be one or more Respondents. Read the modification instructions at www.TexasLawHelp.org for information about who must be listed as a Respondent and given legal notice of this case.)

<u>Re</u>	spo	<u>ndent A</u>			
Re	spor	ndent A's name is:			
_			espondent A's full name.		
Re	•	ndent A is the child/ren's: (Check one.)			
Ш	IVIO	ther	PRINT Respondent A's r	relationship to the o	 child/ren.
Ιw	ill giv	ve legal notice to Respondent A as follows	s: (Check one.)	·	
\Box	_	spondent A will sign a <i>Waiver of Service</i> o			
		ill have a sheriff, constable, process serve		ndent A with this	Petition here:
		, co, p. co	c. c.c c c		
		Street Address	City	Stá	ate Zip
	If th	nis is a work address, name of business:	-		<u> </u>
	Res Sta	sk the clerk to issue a Citation of Service (spondent A by Official Service of Process atement of Inability to Afford Payment of Crvice.	s). I understand that I w	ill need to pay th	ne fee (or file a
	I cannot find this Respondent. I ask that this Respondent be served by publication. I understand I must file an <i>Affidavit for Citation by Publication and</i> hire a lawyer to serve as attorney ad litem for this Respondent.				
Re	spo	ondent B (Check one.)			
	The	ere is no Respondent B. No one else is e	ntitled to notice in this	case. (Skip to sec	tion 8.)
Respondent B's name is:					
		PRINT the R	espondent B's full name.		
	Res	spondent B is the child/ren's: (Check one.)			
		Mother			<u></u> .
			PRINT Respondent B's r	elationship to the o	:hild/ren.
	<u>l wi</u>	<u>ill give legal notice to Respondent B as fo</u>	llows: (Check one.)		
		Respondent B will sign a Waiver of Serv	ice or Answer.		
		I will have a sheriff, constable, process s	erver or clerk serve Re	espondent B with	this Petition here:
		Street Address	City	State	Zip
		If this is a work address, name of busine	·		<u> </u>
		I ask the clerk to issue a Citation of Serv Respondent B by Official Service of Pro a Statement of Inability to Afford Payment arrange for service.	cess). I understand that	at I will need to p	ay the fee (or file
		I cannot find this Respondent. I ask that must file an <i>Affidavit for Citation by Publi</i> this Respondent			

Re	<u>spo</u>	endent C (Check one.)		
	The	ere is no Respondent C. No one else is entitled to notice in this case. (Skip to section 8.)		
	Respondent C's name is:			
		PRINT the full name of Respondent C.		
	Res	spondent C is the child/ren's: (Check one.)		
		Mother Father Other: PRINT Respondent C's relationship to the child/ren.		
	<u>I WI</u>	Il give legal notice to Respondent C as follows: (Check one.)		
		I think Respondent C will sign a Waiver of Service or Answer.		
		I will have a sheriff, constable, process server or clerk serve Respondent C with this <i>Petition</i> here:		
		Street Address City State Zip		
		If this is a work address, name of business:		
		I ask the clerk to issue a Citation of Service (the form necessary to provide legal notice to Respondent C by "Official Service of Process"). I understand that I will need to pay the fee (or file a <i>Statement of Inability to Afford Payment of Court Costs</i> if I am unable to pay the fee) and arrange for service .		
		I cannot find this Respondent. I ask that this Respondent be served by publication. I understand I must file an <i>Affidavit for Citation by Publication and</i> hire a lawyer to serve as attorney ad litem for this Respondent.		
Re	spo	endent D (Check one.)		
	The	ere is no Respondent D. No one else is entitled to notice in this case. (Skip to section 8.)		
		spondent D's name is:		
ш	1100	PRINT the full name of Respondent D.		
	Respondent D is the child/ren's: (Check one.)			
	П	Mother ☐ Father ☐ Other:		
		PRINT Respondent D's relationship to the child/ren.		
	<u>l wi</u>	Il give legal notice to Respondent D as follows: (Check one.)		
		Respondent D will sign a Waiver of Service or Answer.		
		I will have a sheriff, constable, process server or clerk serve Respondent D with this <i>Petition</i> here:		
		Street Address City State Zip		
		If this is a work address, name of business:		
		I ask the clerk to issue a Citation of Service (the form necessary to provide legal notice to Respondent D by "Official Service of Process"). I understand that I will need to pay the fee (or file a <i>Statement of Inability to Afford Payment of Court Costs</i> if I am unable to pay the fee) and arrange for service .		
		I cannot find this Respondent. I ask that this Respondent be served by publication. I understand I must file an <i>Affidavit for Citation by Publication and</i> hire a lawyer to serve as attorney ad litem for this Respondent.		
8.	Inf	formation Required if a Party Lives Out-of-State (Check one.)		
	Eve	eryone involved in this case lives in Texas.		
	Sor	meone involved in this case (one of the Respondents or me) does not live in Texas. I have ached a completed <i>Out-of-State Party Affidavit</i> to this Petition as an exhibit.		

9. Legal Reason for Changing the Current Order

(Read the law about when the Court can change an order here: Texas Family Code, Chapter 156.)

	e law allows the Court to change the current order because the changes will be in the child/ren's best erest and: (Check all that apply.)
	the Respondent(s) agree to the changes.
	the circumstances of the child/ren, a conservator, or other party affected by the current order have materially and substantially changed since the Court made the current order.
	the child is at least 12 years of age and will tell to the Court in chambers that she or he prefers that I have the exclusive right to determine his or her residence.
	the conservator who has the exclusive right to designate the primary residence of the child/ren has voluntarily given up primary care and possession of the child/ren for at least 6 months. This was not because the conservator is in the military and has been deployed.
	it has been at least 3 years since the current child support order was made by the Court and the current monthly child support amount differs by at least 20% or \$100 from the monthly child support amount that would be ordered using the Texas Family Code Child Support Guidelines.
10	. Conservatorship (Custody) (Check one.)
	I do not want to change conservatorship (custody). (Skip to section 11.)
	I ask the Court to change conservatorship (custody) as follows: (Check a, b, c, d, e or f.)
	a.
	a-1 . Father should have the exclusive right to designate the primary residence of the child/ren within the following geographic area: (Check one.)
	☐ anywhere.☐ this county.☐ this county or county adjacent to this county.☐ Texas.☐ other:
	a-2 . Mother should have the exclusive right to designate the primary residence of the child/ren within the following geographic area: (Check one.)
	☐ anywhere.☐ this county.☐ this county or county adjacent to this county.☐ Texas.☐ other:
	a-3 . Neither parent should have the <u>exclusive</u> right to designate the primary residence of the children but both parents should be ordered not to remove the children's primary residence from the following specific geographic area: (Check one.)
	☐ this county or county adjacent to this county. ☐ other:
	b.
	c.
	d. Conservator of the child/ren. should be the Nonparent Sole Managing
	e and
	e and should be the Nonparent Joint Managing Conservators of the child/ren.
	f. Other: (Describe.)

11. (Geo	ographic Restriction (Check one only if applicable.)
		e Court to restrict where the child/ren's primary residence can be located. The child/ren not be moved out of:
		e Court to change the geographic restriction on where the child/ren's primary residence can be . The new geographic restriction should be:
		e Court to lift the geographic restriction on where the child/ren's primary residence can be . There should be no geographic restriction.
12. (Chi	Id/ren's Passports (Check only if applicable.)
	sk th ild/re	e Court to order that I have the exclusive right to apply for and renew passports for the n.
13. I	Pos	ssession and Access (Visitation) (Check one.)
□ Id	o no	t want to change possession and access (visitation). (Skip to section 14.)
□ la	sk th	e Court to change possession and access (visitation) as follows: (Check a, b, c or d.)
a.		Father should have standard visitation. (See Texas Family Code Chapter 153, Subchapter F.)
b.		Mother should have standard visitation. (See Texas Family Code Chapter 153, Subchapter F.)
C.		Standard visitation would be unworkable. Possession and access to the children should be as follows:
d.		I am concerned about the safety of the children with: Father Mother
		Therefore, I ask that: (If you checked d, check all that apply below.)
		d-1. exchanges of the children be supervised, or in the alternative, be in a public place
		d-2. that parent's possession of the children be limited to day visits
		d-3. that parent's possession of the children be supervised
		d-4. that parent have no right to possession or access to the children
		d-5. that parent be ordered not to use alcohol or illegal drugs 24 hours prior to or during possession of the children.
		d-6.
(Cł		only if applicable.)
		m concerned that the other parent may take the child/ren to another country and refuse to urn them. I ask the Court to determine if there is a risk of international kidnapping by the othe
		ent and to take such measures as are necessary to protect the child/ren.

	Child Support (Check one.)
_ l c	do not want to change current child support. (Skip to section 15.)
] la	ask the Court to change current child support as follows: (Check all that apply.)
	Father should be ordered to pay: (Check one.) more child support. less child support.
	Mother should be ordered to pay: (Check one.) ☐ more child support. ☐ less child support.
	Other: (Describe.)
5.	Medical Support (Check one.)
] [do not want to change medical support. (Skip to section 16.)
] la	sk the Court to change the current medical support order as follows: (Check all that apply.)
	Father should be ordered to: (Check one.)
	provide health insurance for the child/ren through his employment or another source.
	pay cash medical support to reimburse the cost of the child/ren's health insurance.
	Mother should be ordered to: (Check one.)
	provide health insurance for the child/ren through her employment or another source.
	pay cash medical support to reimburse the cost of the child/ren's health insurance.
_	•
	Other: (Describe)
6.	Dental Support (Check one.)
] [do not want to change dental support. (Skip to section 17.)
] la	isk the Court to change the current order as follows: (Check all that apply.)
	Father should be ordered to: (Check one.)
	provide dental insurance for the child/ren through his employment or another source.
	reimburse Mother for the cost of the child/ren's dental insurance.
Г	Mother should be ordered to: (Check one.)
	The provide denial insurance for the child/ren infolian her employment or another source
	provide dental insurance for the child/ren through her employment or another source.
_	reimburse Mother for the cost of the child/ren's dental insurance. Other: (Describe)

17. Health Insurance Availability for Children The child/ren: (Check all that apply.) do not have health insurance. have **private health insurance**. Name of insurance company: Cost of premium: \$ Policy number: Name of person who pays for insurance: _____ The insurance policy \square is \square is not available through the parent's work. have health insurance through **Medicaid**. have health insurance through **C.H.I.P**. Cost of premium (if any): \$ If the children do not have private health insurance also complete the following: is is not available to Father at a reasonable cost. Private health insurance Private health insurance \square is \square is not available to Mother at a reasonable cost. 18. Dental Insurance Availability for Children The child/ren: (Check all that apply.) do not have dental insurance. have **private dental insurance**. Name of insurance company: _____ ____ Cost of premium: \$ _____ Policy number: ___ Name of person who pays for insurance: The insurance policy is is not available through the parent's work. If the children do not have private dental insurance also complete the following: is is not available to Father at a reasonable cost. Private dental insurance ☐ is ☐ is not available to Mother at a reasonable cost. Private dental insurance 19. Public Benefits Note: If the child/ren have ever received Medicaid or TANF, you MUST send a copy of this Petition to the The child/ren: (Check all that apply.) Office of the Attorney General Child Support Division. have Medicaid now **or** had in the past. You MUST also sign the "Certificate of Service to the Office of the Attorney General" on the last page. get TANF (Temporary Assistance for Needy Families) now or got it in the past. 20. Children's Property (Check one. If the children have never had any property of significant value, check the first box.) There has been no significant change to the child/ren's property. ☐ The following changes have occurred to the child/ren's property since the Court signed the current

orders:

21. Protective Order Statement

Note: You **must** provide information about any protective order or pending application for protective order involving a party in this case or a child of a party. This includes information about any: 1) family violence protective order, (2) sexual assault, sexual abuse, trafficking or stalking protective order and/or (3) emergency protective order issued after an arrest.

A "party" includes you (the Petitioner) and anyone listed as a Respondent in this Petition.

You **must also** attach to this Petition a copy of any protective order (even if it's expired) in which one party or a child of a party was the applicant or victim and another party was the respondent or defendant.

(Check the appropriate boxes. Fill in the requested information, if applicable.)

24 / 1	No Protective Order
	No Protective Order
	I do not have a protective order and I have not asked for one.
	No one has a protective order against me or asked for one.
21B. I	Pending Protective Order
	I filed paperwork at the courthouse asking for a protective order, but a judge has not decided if I should get it. I asked for a protective order against
	I asked for a protective order on in County, Date Filed County State The cause number of the protective order case is
	Date Filed County State
	If I get a protective ander I will file a copy of it before any beginned in this copy.
	If I get a protective order, I will file a copy of it before any hearings in this case.
	The Respondent filed paperwork asking for a protective order, but a judge has not decided if the Respondent will get it. The Respondent asked for a protective order on in
	Date Filed
	County, State
	The Respondent asked for a protective order against
	The cause number of the protective order case is
	If the Respondent gets a protective order, I will file a copy of it before any hearings in this case.
21C. I	Protective Order in Place
Ш	I have a protective order. The protective order is against
	I got the protective order on in County, Date of Order County State
	The cause number for the protective order is
	Either I have attached a copy of the protective order to this petition or I will file a copy of it with the
	court before any hearings in this case.
	A Respondent in this case has a protective order.
	The protective order is against
	The protective order was made on in County, .
	Date of Order County State
	The protective order was made on in County, Date of Order County State The cause number for the protective order is
	Either I have attached a copy of the protective order to this petition or I will file a copy of it with the court before any hearings in this case.

22. Family Inform	ation (Check <u>only</u> if applicab	ole.)			
I believe the child/ren or I will be harassed, abused, seriously harmed, or injured if I am required to give the Respondent(s) the information checked below for myself and the children:					
(Check the boxes below t	to tell the judge which information	n you want to be kept confi	idential.)		
☐ home address,	☐ home address, ☐ mailing address, ☐ employer, ☐ work address,				
☐ home phone #,	work phone #,	social security #,	driver's license #.		
	er that I not have to give this i also ask the Court to keep th		•		
23. Request for Ju	udgment				
	ice be issued as required by nd any other orders to which I				
Respectfully submitted,					
		()			
Petitioner's Signature		Phone number			
Detition on a Printed Money					
Petitioner's Printed Name		Date			
Petitioner's Mailing Address:					
-	city s	state zip			
Petitioner's Email Address:					
Petitioner's Fax # (if available):					
•	will get a copy of this form. If t 1-800-374-4673(HOPE) for free	=			

I understand that I must notify the Court and each Respondent's attorney (or the Respondent if the Respondent does not have an attorney) in writing if my mailing address or email address

24. Certificate of Service to the Office of the Attorney General (OAG)

Sign <u>only</u> if the child/ren receive (or have received) Medicaid or TANF. This tells the judge that you will deliver a copy of this Petition to the Office of the Attorney General Child Support Division as required by law. Get contact information for the Office of the Attorney General Child Support Office in the county where this case will be filed at https://www.texasattorneygeneral.gov/apps/cs_locations/. Bring proof of delivery with you to court.

Division* in person, by certified and first class mail, by commercial delivery service, by fax, by email, or through the electronic file manager on this date.				
\rightarrow				
Petitioner's Signature	Date			

NOTE: If the Office of the Attorney General (OAG) is listed as a party on your current order, you must:

- (1) list the OAG as a respondent in this Petition to Modify the Parent-Child Relationship and
- (2) arrange for the OAG to be served by a constable, sheriff or private process server.

Get contact information for the Office of the Attorney General Child Support Division on your current order.

Note: For information about how to file an answer go to www.TexasLawHelp.org.

For a referral to a lawyer call your local lawyer referral service or the State Bar of Texas Lawyer Referral Information Service at 1-800-252-9690.

For information about free and low-cost legal help in your county go to www.TexasLawHelp.org or call the Legal Aid office serving your area:

Legal Aid of Northwest Texas 1-888-529-5277 (serves Dallas / Ft. Worth area & Northwest Texas)

Lone Star Legal Aid 1-800-733-8394 (serves Houston area & East Texas)

Texas Rio Grande Legal Aid 1-888-988-9996 (serves Austin / San Antonio area, El Paso area & South Texas)

If you have been the victim of family violence, or if at any time you feel unsafe, get help by calling the:

National Domestic Violence Hotline at 1-800-799-SAFE (7233) or Texas Advocacy Project Hope Line at 1-800-374-HOPE (4673) or Advocates for Victims of Crime (AVOICE) at 1-888-343-4414.

	Cause Number:				
	the Interest of the following Minor Child(ren): rint the full name of each child.)	In	the	ırt Numbe	ar .
1 2 3			District Co County Co	ourt	
4 5.					County, Texas
	Declaration in Support of C Within O		Primary	y Cus	tody
(C	heck only one) I am signing this affidavit in front of a notary DO NOT SIGN THIS DOCUMENT UNTIL YO	public. OU ARE IN FR	ONT OF	A NOTA	RY PUBLIC.
	I am signing this document under penalty o 37.03—that is, I am signing it knowing that it knowledge of the statement's meaning, I mad I am filing this Declaration in Support of Chaplace of an affidavit as allowed by Section 13 Remedies Code.	is a crime if, w ke a false unsv nging Primary	vith intent to vorn decla Custody w	to decei iration. vithin Or	ve and with ne Year in
1.	, <u> </u>	iddle		Last	
	My date of birth is://				
	My address is:Street Address	City	State	Zip	Country
	My email address is:				
2.	I am 18 years of age or older and I am fully co personal knowledge of the facts in this declara true and correct.	· ·			
3.	I am the Petitioner in this case. I am asking the (Check all that apply) change the person who has the right to des remove the geographic restriction on the lo	signate the prin	hild(ren)'s	primary	residence.

4.	It has been less than one year since the Court made the current order regarding conservatorship (custody) of the child(ren).	
5. I have read Texas Family Code 156.102. I believe the law allows me to file this case w one year of the current order because:		
	 a) changing the person with the exclusive right to designate the primary residence of the child(ren) would be in the child(ren)'s best interest, and 	
	b) at least one of the following statements is true: (Check all boxes that apply below.)	
	I am the person with the exclusive right to designate the primary residence of the child(ren).	
	the person with the exclusive right to designate the primary residence of the child(ren) has agreed to change primary custody of the child(ren).	
	the person with the exclusive right to designate the primary residence of the child(ren) has voluntarily given up primary care and possession of the child(ren) for at least 6 months. This was not due to military deployment.	
	the child(ren)'s present environment may endanger (harm) the child(ren)'s physical health or significantly harm the child(ren)'s emotional development.	
6.	I know this is true because: (State <u>specific</u> facts that support your statements in Number 5, above. This is very important. The Court will deny your request to change custody and refuse to schedule a hearing unless the Court decides that the facts you state below are adequate to support your statements in 5, above.)	

-	

Signature						
If you DO NOT	have access to	notary p	ublic serv	ices, sign belo	OW.	
My name is				My date of b	oirth is	
Mv address is						
My address is _	street	city	state	ZIP	country	
I declare under	penalty of perj	ury that al	II informatio	on in this Decla	ration is true a	nd correct.
Signed in			C	ounty,		(state)
on this date:	/ Month/ Day/ Y	ear/				
Your Signature						
Your Signature)					
written sworn declar requirement adopted an instrument conce required to be taken section must be 1) in substantially the form If you DO have front of a notar	d as provided by law erning real or person before a specified on writing, 2) signed by mused above. Perju	 This provis al property re official other to oy the persor iry is a crime 	ion does not equired to be than a notary making the control of the	apply to a lien requifiled with a county public. An unsworleclaration as true a Texas Penal Cou	uired to be filed with clerk, or an oath on declaration made under penalty of p de 37.02 and 37.03	h a county clerk, of office or an oath e under this erjury and 3) in 3.
Petitioner's sig	ınature					
Notary fills out	below					
Check if applical State of Texas,	ble: 🗌 This nota	arization w	as comple	ted online.		
County of(Print	the name of cou	nty where	this affiday	rit is notarized.))	
Sworn to and su	bscribed before	me, the u	ındersigne	d Notary, on		(date)
by(Print the	first and last nar	nes of the	person sig	ning this affida	vit.)	
I, the Notary Pul	blic, who signatu	ıre appeaı	rs below, c	ertify that I am	not an attorney	/ in this case.
(Notary's seal he	re)					

Notary's signature

Exhibit: Out-of-State Party Declaration

Required by Texas Family Code 152.209

Important! If you, the other parent, or anyone else named as a party in your case lives outside of Texas, you must: Fill out this form and sign it (under penalty of perjury.) File it in the clerk's office. Keep a copy for your records. (All information must be true and correct. Print your answers.) 1. Personal Information My name is _____ Middle I am the ☐ Petitioner ☐ Respondent I am representing myself in this case. If you believe your health, safety, or liberty, or that of your children, would be jeopardized by disclosure of the information in this Declaration, ask the clerk's office to seal this declaration and not disclose the information to the other party or the public, until and unless the court orders the information disclosed after a hearing in which the court takes into consideration the health, safety and liberty of you and your children. This is required by Texas Family Code 152.209(e). 2. Children in This Case (Under 18) First Child's Name: _____ Present Address: Child now lives with ☐ Mother ☐ Father ☐ Other (explain): When did this child start living at this address? (Month, day, year) List every address for the last 5 years. Start with the most recent. 1st past address: From: To: Who did the child live with? ☐ Mother ☐ Father ☐ Other (explain): What is the present address of that person or persons? 2nd past address: To: Who did the child live with? ☐ Mother ☐ Father ☐ Other (explain): _____ What is the present address of that person or persons? ______To: _____To: ____ 3rd past address: Who did the child live with? ☐ Mother ☐ Father ☐ Other (explain): ______ What is the present address of that person or persons?

4th past address:		
	From:	To:
Who did the child live with?		
Second Child's Name:		
Present Address:		
Child now lives with ☐ Mother ☐ Father ☐ Other (explain):		
When did this child start living at this address? (Month, day, y List every address for the last 5 years. Start with the mos		
1st past address:		
	From:	To:
Who did the child live with? $\ \square$ Mother $\ \square$ Father $\ \square$ Other (ex		
What is the present address of that person or persons?		
2nd past address:		
	From:	To:
Who did the child live with? $\ \square$ Mother $\ \square$ Father $\ \square$ Other (ex	kplain):	
What is the present address of that person or persons?		
3rd past address:	From:	To:
Who did the child live with? ☐ Mother ☐ Father ☐ Other (ex		
What is the present address of that person or persons?		
4th past address:		
	From:	To:
Who did the child live with? ☐ Mother ☐ Father ☐ Other (ex What is the present address of that person or persons?	kplain):	
Third Child's Name:		
Present Address:		
Child now lives with ☐ Mother ☐ Father ☐ Other (explain):		
When did this child start living at this address? (Month, day, y		
List every address for the last 5 years. Start with the mos		
1st past address:		
	From:	To:
Who did the child live with? ☐ Mother ☐ Father ☐ Other (ex	κplain):	

What is the present address of that person or p	persons?		
2nd past address:			
		From:	To:
Who did the child live with? ☐ Mother ☐ Fath			
What is the present address of that person or p	persons?		
3rd past address:		From:	To:
Who did the child live with? ☐ Mother ☐ Fath	er □ Other (explair	n):	
What is the present address of that person or p			
4th past address:			
		_From:	To:
Who did the child live with? Mother Fath What is the present address of that person or present address.	er	າ):	
f there are more than 3 children, make a copy	v of this page for e	each child an	d attach it to this form.
Have you taken part in any other court case about country? ☐ Yes ☐ No Do you know of any other court case that could a support, civil or criminal cases for domestic viole adoptions, and enforcement cases? ☐ Yes ☐ No	affect this case, incl nce, protective orde	uding custody	, visitation, child
f you answered Yes for either of the above questions, co	omplete the following:		
County, State, and Country of Court Case	Case number	Type of	case
Varning: You must tell the court if you later f	ind out about a co	urt case abo	ut these children, in
Do you know of any other person who has physical custody or visitation with the clif yes complete the following for each person was a complete the following	sical possession of hildren? ☐ Yes ☐ Nerson.		r claims the right to

Name:							
Address:							
Relationshi	ip to child:						
(Do not use th	is declaration	of Notarized if in the Attorne ment on front of	ey General's Ad				
Warning: N	Making a fa	se unsworn de	eclaration is a	a crime. Tex	cas Penal Coc	de 37.02.	
My name is	3:						
My date of						Last	
		Month/Day/					
My address	S IS.	Address		City	State	7IP	Country
I declare ur correct.		of perjury that					
Formally si	gned in	County			_ County,		
on this date		County				State	
In Lieu of N	sign in fror otarized St	nt of a notary catement above t the facts stat	ve.)		not necessar	-	the Declaration
Notary fills	out below		Your Sig	gnature - Do	NOT sign unt	il you are in	front of a notary!
-	out below.						
State of	(Print name	of state where this	Petition is notaria	zed)			
County of	(Print the na	me of the county w	vhere this Petition	n is notarized)			
Sworn and	subscribed	before me, th	e undersigne	d notary, or	n this date:		
Ву		on who is signing					
(Print n	name of perso	on who is signing	g this Petition. I	NOT the notar	y's name.)		
[Notary sta	amps here			Notary's	s signature		

CIVIL CASE INFORMATION SHEET

CAUSE NUMBER (FOR CLERK USE ONLY): ______ COURT (FOR CLERK USE ONLY): _____

STYLED	e.g., John Smith v. All American In	overnos Co. In a	w Mony Ann Ionas, In the N	Notton of the Estate	of Cooper Indian			
A civil case information sheet me health case or when a post-judgm the time of filing. This sheet, app	ust be completed and submitte nent petition for modification of roved by the Texas Judicial Co ervice of pleading or other do	d when an ori or motion for ouncil, is inten-	ginal petition or applica enforcement is filed in a ded to collect informatio	tion is filed to in family law case on that will be use	nitiate a new cive. The informati	ril, family law, probate, or mental		
1. Contact information for person	on completing case informati	on sheet:	Names of parties in c	case:		or entity completing sheet is:		
Name:	Email:		Plaintiff(s)/Petitioner(☐ <i>Pro Se</i> ☐Title I	☐ Attorney for Plaintiff/Petitioner ☐ Pro Se Plaintiff/Petitioner ☐ Title IV-D Agency ☐ Other:		
Address:	Telephone:		Defendant(s)/Respondent(s):		Additional Custodial	al Parties in Child Support Case:		
City/State/Zip:	Fax:				Non-Cus	todial Parent:		
Signature:	State Bar No:				Presumed	1 Father:		
	·		[Attach additional page as nec	cessary to list all partie	es]			
2. Indicate case type, or identify		the case (selec	ct only 1):	1	T	.:1 I		
	Civil				r am	Post-judgment Actions		
Contract	Injury or Damage		Real Property	Marriage R		(non-Title IV-D)		
Debt/Contract Consumer/DTPA Debt/Contract Fraud/Misrepresentation Other Debt/Contract: Foreclosure Home Equity—Expedited Other Foreclosure Franchise Insurance Landlord/Tenant Non-Competition	Assault/Battery Construction Defamation Malpractice Accounting Legal Medical Other Professional Liability: Motor Vehicle Accident Premises Product Liability	Co Par Qui Tre Oth Ro	iet Title spass to Try Title her Property: elated to Criminal Matters ounction	emnation on Title ass to Try Title Property: ted to Criminal Matters Other Family Law cition nent Nisi Disclosure re/Forfeiture of Habeas Corpus— dictment Declare Marriage Void Divorce With Children No Children Other Family Law Enforce Foreign Judgment Judgment Habeas Corpus Name Change Protective Order Removal of Disabilities		□ Enforcement □ Modification—Custody □ Modification—Other Title IV-D □ Enforcement/Modification □ Paternity □ Reciprocals (UIFSA) □ Support Order Parent-Child Relationship □ Adoption/Adoption with Termination		
Partnership Other Contract:	Asbestos/Silica Other Product Liability List Product: Other Injury or Damage:	□Nor □Sei □Wr	n-Disclosure zure/Forfeiture it of Habeas Corpus— indictment			☐ Child Protection ☐ Child Support ☐ Custody or Visitation ☐ Gestational Parenting ☐ Grandparent Access ☐ Parentage/Paternity ☐ Termination of Parental		
Employment	0	ther Civil				Rights Other Parent-Child:		
Discrimination Retaliation Termination Workers' Compensation Other Employment:		□Per □Sec □Tor	wyer Discipline petuate Testimony turities/Stock tious Interference her:					
Tax			Probate & M					
☐Tax Appraisal ☐Tax Delinquency ☐Other Tax	Probate/Wills/Intestate Adn Dependent Administra Independent Administra Other Estate Proceeding]Guardianship—]Guardianship—]Mental Health]Other:	Minor	-			
3. Indicate procedure or remedy								
☐ Appeal from Municipal or Just ☐ Arbitration-related ☐ Attachment ☐ Bill of Review ☐ Certiorari ☐ Class Action		claratory Judg rnishment erpleader ense indamus st-judgment	rment	□P □R □S □T	rejudgment Ren rotective Order leceiver equestration emporary Restr urnover			

INFORMATION ON SUIT AFFECTING THE FAMILY RELATIONSHIP (EXCLUDING ADOPTIONS)

SEC	TION I GENERAL INFORMA	ATION (REQUIRED)	STATE	FILE NUMBER		
1a. C	OUNTY	1b. COURT	NO		_	
1c. C/	AUSE NO	1d. DATE OI	FORDER (mm	n/dd/yyyy)	_	
2. TYI	PE OF ORDER (CHECK ALL TH	AT APPLY):				
	/ORCE/ANNULMENT <u>WITH</u> CH	ILDREN (Sec. 1,2 AND 3)		VORCE/ANNULME	NT WITHOUT CHILDREN (Sec 1 AND 2)	
ES	TABLISHMENT OF COURT OF	CONTINUING JURISDIC	TION (SEC 1 A	ND 3)		
(Court	t Order Establishing Paternity, Con	servatorship, Child Support	t or Termination	of Parental Rights)		
_	IANGE IN THE NAME OF THE C I'IDE PRIOR AND NEW NAME OF CHIL	,				
_	ANSFER OF COURT OR CONT	,	Sect 3 and in	FORMATION BELOW)		
_	ISFER TO: COUNTY			,		
	NAME OF ATTORNEY FOR PETITIONER		<u> </u>		HONE NUMBER (including area code)	
3c. 0	CURRENT MAILING ADDRESS (STREET A	ND NUMBER OR P.O BOX, CITY,	STATE, ZIP)			
SEC.	TION 2 (IF APPLICABLE) REP	ORT OF DIVORCE OR A	ANNULMENT (OF MARRIAGE		
	4. Name (FIRST MIDDLE LAST SUFFIX)				5. MAIDEN LAST NAME (NAME BEFORE 1ST MARRIAGE)	
PETITIONER	6. PLACE OF BIRTH (CITY AND STATE C	R FOREIGN COUNTRY)		7. RACE	8. DATE OF BIRTH (mm/dd/yyyy)	
PETI	9. USUAL RESIDENCE STREET NAME & NUMBER CITY STATE				ZIP	
-	10. NAME (FIRST MIDDLE LAST SUFFIX)			11. MAIDEN LAST NAME (NAME BEFORE 1 ST MARRIAGE)	
RESPONDENT	12. PLACE OF BIRTH (CITY AND STATE	12. PLACE OF BIRTH (CITY AND STATE OR FOREIGN COUNTRY) 13. RAC			14. DATE OF BIRTH (mm/dd/yyyy)	
SPON	15. USUAL RESIDENCE (STREET AND N	IJIMBER CITY STATE ZIP)				
			40 51 105 05			
10. N	IUMBER OF MINOR CHILDREN 17. DAT	E OF MARRIAGE (mm/dd/yyyy)	16. PLACE OF	- MARRIAGE (CITY AND S	TATE OR FOREIGN COUNTRY)	
SEC	TION 3 (IF APPLICABLE) CHII		HIS SUIT			
	, t	,				
CHILD 1	19b. date of birth (mm/dd/yyyy)	19c. SEX 1	9d. BIRTHPLACE (0	CITY, COUNTY AND STAT	Ε)	
	19e. PRIOR NAME OF CHILD (FIRST MIL	DDLE LAST SUFFIX) — IF APPLICAE	BLE			
	20a. CHILD CURRENT NAME (FIRST MIL	DDLE LAST SUFFIX)				
0 2	20b. DATE OF BIRTH (mm/dd/yyyy)	20c. SEX 2	Od. BIRTHPLACE (CITY, COUNTY AND STAT	E)	
CHILD	20e. PRIOR NAME OF CHILD (FIRST MIDDLE LAST SUFFIX) – IF APPLICABLE					
	210 OUR D CUPPENT NAME (FIRST MAKE)					
	21a. CHILD CURRENT NAME (FIRST MI	DDLE LAST SUFFIX)				
CHILD 3	21b. DATE OF BIRTH (mm/dd/yyyy)	21c. SEX 2	1d. BIRTHPLACE (0	CITY, COUNTY AND STAT	E)	
0	21e. PRIOR NAME OF CHILD (FIRST MILE	DDLE LAST SUFFIX) — IF APPLICAE	BLE			
A	DDITIONAL CHILDREN LISTED ON BACK OF	THE FORM.				
			=:			
I CER	TIFY THAT THE ABOVE ORDER WA	AS GRANTED ON THE DATE	E AND PLACE A	S STATED.	SIGNATURE OF THE CLERK OF THE COURT	

WARNING: This is a governmental document. Texas Penal Code, Section 37.10, specifies penalties for making false entries or providing false information in this document. VS-165 REV 07/2017

Add	ITIONAL CHILDREN AFFECTED B	Y THIS SUIT FRO	OM SECTION 3 (IF APPLICABLE)					
	23a. CHILD CURRENT NAME (FIRST MIDDLE	LAST SUFFIX)						
снігр 4	23b. date of birth (mm/dd/yyyy)	23c. SEX	23d. BIRTHPLACE (CITY, COUNTY AND STATE)					
	·	23e. PRIOR NAME OF CHILD (FIRST MIDDLE LAST SUFFIX) — IF APPLICABLE						
	24a. CHILD CURRENT NAME (FIRST MIDDLE	LAST SUFFIX)						
снігр 5	24b. date of birth (<i>mm/dd/yyyy</i>)	24c. SEX	24d. BIRTHPLACE (CITY, COUNTY AND STATE)					
Ü	24e. PRIOR NAME OF CHILD (FIRST MIDDLE LAST SUFFIX) — IF APPLICABLE							
	25a. CHILD CURRENT NAME (FIRST MIDDLE	LAST SUFFIX)						
снігр 6	25b. date of birth (mm/dd/yyyy)	25c. SEX	25d. BIRTHPLACE (CITY, COUNTY AND STATE)					
	25e. PRIOR NAME OF CHILD (FIRST MIDDLE	LAST SUFFIX) — IF APPL	LICABLE					

Instructions for Completing the Suit Affecting Parent Child Relationship Form GENERAL REQUIREMENT:

All divorces/annulments (with or without children) and all suits affecting the parent-child relationship must be reported through the clerk of the court to the State Vital Statistics Unit (VSU).

Consolidated reporting by petitioners, attorneys, and the courts is designed to make mandatory reporting more efficient, timely, and improve the quality of reporting. However, this reporting system is only as good or timely as you make it; therefore, your attention in completing and filling this report is critical.

Legal basis for this reporting is contained in Health and Safety Code §194.002 and Texas Family Code §§108.001-.002 and 108.004.

For information concerning reporting or questions about this form, contact field services at fieldservices@dshs.texas.gov or by phone at 512-776-3010.

The VSU-165 form must be printed double-sided (one sheet not two).

For information on the court of continuing jurisdiction of a child, contact VSU at (888) 963-7111 ext. 2529. Inquiries should be addressed to VSU, 1100 West 49th Street, Austin, Texas, 78756-3191; inquiries may also be faxed to (512) 776-7164.

SECTION 1 GENERAL INFORMATION (REQUIRED)

This section must be completed for each report filed.

- 1a d. Enter the required information to identify the court proceeding.
- 2. Check the type of suit being reported. This determines also which sections of the form must be completed. If more than one type of order applies, check all that apply. Transfers from one jurisdiction to another must be reported in this section (if court number is unknown, specify "unknown").
- 3a c. Complete the attorney information to assist in questions or follow up. If case was pro se, please enter the information of the person completing this form.

SECTION 2 (IF APPLICABLE) REPORT OF DIVORCE OR ANNULMENT OF MARRIAGE

All divorces/annulments must be reported, even if there were no minor children. All information is required.

- 4-9. Report the Petitioner's information including maiden name (if applicable).
- 10-15. Report the Respondent's information, including maiden name (if applicable).
- 16. Report the number of minor children affected by this divorce; if none, record "0." This number must correspond to the listing of children in Section 3.
- 17-18. Enter the date and place of the marriage being dissolved.

SECTION 3 (IF APPLICABLE) CHILDREN AFFECTED BY THIS SUIT

Every child affected by the suit being reported must be listed, and all items concerning that child must be completed. If more than three children are affected, check the "additional children listed on back of form" box, and continue to list the additional children. If more than 6 children complete section 3 on another form, label it "continuation" and attached the continuation form to the original form.

NOTICE: THIS DOCUMENT CONTAINS SENSITIVE DATA





Statement of Inability to Afford Payment of Court Costs or an Appeal Bond

Declaración sobre Incapacidad de Pago de Costas de Tribunal o de una Fianza de Apelación

Cause Number Número de Caso					
The Clerk's office will fill in the Cause Number when you file this form.					
El Secretario del Tribunal anotará el Nún formulario.	nero de Caso cuando usted presente este				
V.	 Copy information listed at the top left of the petition here. Copie aquí la información ubicada en la parte superior izquierda del escrito de la demanda. 				
Copy information listed at the top right of Copie aquí la información ubicada en la	·				
Court Number Número del Tribunal,Texa County Condado	District Court Tribunal de Distrito County Court Tribunal del Condado County Court at Law Tribunal Estatutario Justice Court Juzgado de Paz Probate Court Juzgado Sucesorio				

	First Middle Last / Nombre de Pila Segundo Nombre Apellido
>	My date of birth is / Mi fecha de nacimiento es
	Month Day Year / Mes Día Año
>	My address is / Mi dirección es
	Home / Domicilio
	Mailing / Dirección Postal
>	My phone number / Mi número telefónico
>	My email I check often / Mi correo electrónico que reviso con frecuencia

Go to next page Pase a la siguiente página

2. About My Dependents / Mis Depende	2. About My Dependents / Mis Dependientes				
"The people who depend on me financially are listed below." Use initials only for children under 18. If needed, attach a separate piece of paper to list more dependents.					
"Las personas a continuación dependen e los menores de 18 años y, si es necesar enumerar a todos sus dependientes.		•			
Name Nombre	Age Edad	Relationship to me Parentesco Conmigo			
3. Are you represented by Legal Aid? ¿ entidad de asistencia legal?	Está siend	do representado por alguna			
Check only one box. Seleccione solo un	na casilla.				
I am being represented in this case for aid provider or who received my case the certificate the legal aid provider gaves.	hrough a l	egal aid provider. I have attached			
Me está representando gratuitamente un abogado que trabaja para una entidad de asistencia legal o que recibió mi caso de una entidad de asistencia legal. El certificado que la entidad de asistencia legal me entregó lo adjunto bajo el título, "Anexo: Certificado de Asistencia Legal."					
or / o					
I am not represented by legal aid.					
No me está representando ninguna en	tidad de as	sistencia legal.			



4. Pul	blic	Benefits / Beneficios de Asiste	ncia	a Pública
>		you or any of your dependents re		·
	٦٢	Recibe usted o sus dependientes k	- I	•
		Yes / Sí	Ш	No / No
>	-	you answered yes, check all that a copy of an eligibility form or check.		and attach proof to this form, such as
	es		con	es casillas que apliquen y adjunte a no una copia de la carta autorizando del cheque que recibe.
	0	Food stamps/SNAP Cupones de comida/SNAP		TANF
		Medicaid		CHIP
		SSI/SSDI		WIC
		Lifeline		Public Housing or Section 8 Housing Asistencia de Vivienda / Programa de Vivienda bajo Sección 8
		Low-Income Home Energy Assistance Asistencia con Energía Eléctrica		Community Care via HHS Ayuda Comunitaria bajo HHS
		LIS in Medicare ("Extra Help") Subsidio Adicional de Medicare bajo el Programa LIS		Needs-based VA Pension Pensión para Veteranos de Guerra en función a necesidades
		Child Care Assistance under Child Care and Development Block Grant Asistencia con Guardería bajo el Programa CCDBG		County Assistance, County Health Care, or General Assistance (GA) Asistencia del Condado, Asistencia Médica del Condado, o Asistencia General (GA)
		Other / Otros beneficios		Other / Otros beneficios

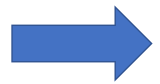


5.			nat are your monthly income sources? ¿Cuáles son sus fuentes de resos mensuales?				
	>	My	/ take-home pay	is \$ in monthly wages.			
		Mi	pago neto es \$	en sueldo mensual.			
	>		vork as a nployer).	(your job title) for (your			
		Yc	trabajo como	(título de su puesto) para			
				(compañía o jefe).			
	>	\$_	is my	total monthly income / son mis ingresos totales al mes .			
Th	ese	ar	e my income sou	rces. Estas son mis fuentes de ingresos.			
		>	\$	in unemployment / en beneficios de desempleo.			
			I have been une	employed since (date).			
			He estado dese	mpleado desde (indique fecha).			
		>	\$	in public benefits / en beneficios de Asistencia Pública.			
		>	\$	from people in my household other than my spouse / de			
			ingresos de otra	s personas en mi hogar que no son de mi cónyuge.			
		>	\$	from retirement or pension / de jubilación o pensión.			
		>	\$	from tips or bonus / de propinas o bonos.			
		>	\$	from disability / de discapacidad.			
		>	\$	from worker's comp / de compensación al trabajador.			
		>	\$	from social security / de seguro social.			

	\$ from military housing / de vivienda militar.
	\$ from dividends, interest, or royalties / de dividendos, intereses, o regalías.
>	\$ from child or spousal support / de manutención de menores o manutención conyugal recibida.
>	Answer only if your spouse is not your opponent. Responda tan sólo si ccónyuge no es parte contraria en esta causa legal.\$ from my spouse's income / de ingresos de mi cónyuge.
>	\$ from other jobs/sources of income / de <i>otros</i> trabajos/ fuentes de ingresos. Describe / describa:

Go to next page Pase a la siguiente página

6. What is the value of your assets or property? ¿Cuál es el valor de sus bienes o propiedades?			
My property includes:	Value / Valor		
Mis bienes incluyen:	The value is the amount the item would sell for less the amount you still owe on it, if anything.		
	El valor de sus bienes es la cantidad por la que la propiedad o pertenencia se vendería, menos el monto que aún se adeuda, si lo hubiera.		
CashDinero en efectivo	\$		
➤ Bank accounts, other financial assets Cuentas bancarias, otros bienes financieros			
	\$		
	\$		
	\$		
Cars and boats (make and year) Automóviles, lanchas (modelo y año)			
	\$		
	\$		
	\$		
 Other property like jewelry, stocks, land homestead.) 	d, a second house. (Do not list your		
Otros bienes como joyas, acciones, terrenos, una segunda casa. (No indique su hogar familiar.)			
	\$		
	\$		
	\$		
Total Value of Property Valor Total de Sus Bienes \$0			



7. What are your monthly expenses that are not deducted from your paycheck? ¿Cuáles son sus gastos mensuales que no son descontados de su cheque de sueldo? My monthly expenses are: Amount Mis gastos mensuales son: Cantidad Rent/house payments; maintenance Alquiler/hipoteca; mantenimiento de \$ casa > Food and household supplies \$ Alimentos y artículos para el hogar > Utilities and telephone \$ Luz, gas, agua y teléfono Clothing and laundry \$ Ropa y lavado de ropa Medical and dental expenses \$ Gastos médicos y dentales Insurance (life, health, auto, etc.) Seguros (de vida, médico, \$ de automóvil etc.) > School and childcare \$ Escuelas y guarderías > Transportation, auto repair, gas Transportación, reparaciones de auto- | \$ móviles, gasolina Child/Spousal support

	Manutención a Menores/Manutención Conyugal	\$
>	Debt payments to (list): Pagos por deudas hechas a (indíquelos	s):
		\$
		\$
>	Wages withheld by court order Sueldo retenido por orden judicial	\$
>	Other expenses (list): Otros gastos (indíquelos):	
		\$

\$

\$0



Total Monthly Expenses
Gastos Totales Mensuales

8. Are there debts or other facts explaining your financial situation? ¿Hay deudas u otros factores que expliquen su situación económica? My debts include (list debt and amount owed): Mis duedas incluyen (indique deuda y la cantidad que debe):			
	\$		
	\$		
	\$		
	\$		
	\$		
If you want the court to consider other facts, such as unusual medical expenses,			
family emergencies, etc., attach another page to this form labeled "Exhibit: Additional Supporting Facts."			
Si usted desea que el tribunal considere otros factores, tales como gastos médicos excepcionales, emergencias familiares, etc., adjunte al formulario otra hoja con esta información y bajo el título, "Anexo: Información Adicional de Apoyo."			

9. Ability to Pay Court Costs. Declaración sobre su Habilidad de Pagar Costas de Tribunal	
Check only one box. Seleccione tan solo una casilla.	
I cannot afford to pay court costs. No puedo pagar las costas de tribunal.	
I cannot furnish an appeal bond or pay a cash deposit to appeal a justice court decision, and I cannot afford to pay court costs.	
No puedo aportar una fianza de apelación ni pagar un depósito en efectivo para apelar la decisión judicial de un magistrado, y no puedo pagar costas de tribunal.	

Go to next page Pase a la siguiente página

10. Declaration/Affidavit. Declaración Escrita Bajo Juramento.

Fill out **only one** box. If you fill out the Declaration, you will not need to sign the form in front of a notary public. If you do not want to list your address for privacy or safety concerns, take the form and photo identification, and fill out the Affidavit box in front of a notary public.

Llene tan **solo una** opción. Si usted llena la Declaración, no necesitará firmar el formulario ante un notario. Si usted no quiere que aparezca su domicilio en el documento para conservar su privacidad o por motivos de su seguridad, lleve el formulario y una identificación con fotografía y llene la sección de la Declaración Escrita Bajo Juramento ante un Notario.

Go to next page Pase a la siguiente página

Option 1 / Opción 1 **Declaration**: I declare under penalty of perjury that the foregoing is true and correct. Declaración: Yo declaro bajo pena de perjurio que la información a continuación es correcta y verdadera. My name is / Mi nombre es My date of birth is / Mi fecha de nacimiento es > My address is / Mi domicilio es Street, city, zip, country Calle y número, ciudad, estado, código postal, pais Signature Firma Date (month, day, year)

Go to next page Pase a la siguiente página

Fecha (mes, día, año)

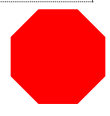
County, state Condado, estado

Option 2 / Opción 2

Affidavit: I swear under penalty of perjury that the foregoing is true and correct.

Declaración Escrita Bajo Juramento: Yo juro bajo pena de perjurio, que lo que precede es correcto y verdadero.

out this section. ena esta sección.	
Your printed name Su nombre en letra de molde	
Your signature Su firma	
ary fills out this section.	
Subscribed before me this day of Juramentado y suscrito ante mí el día de hoy del mes de	
, 20	
	NOTARY NOTARIO
	Your printed name Su nombre en letra de molde Your signature Su firma ary fills out this section. Tio llena esta sección. Subscribed before me this day of Juramentado y suscrito ante mí el día de hoy del mes de



Cause Number:			
Fill in cause number and court inform		is written on the	Petition.
In the Interest of the following Minor Child(rei (Print the initials of each child.)	n): In the _	Court Number	-
1		ct Court ty Court at La	ìW
5	of	Cc	ounty, Texas
Respondent's Waiver of Service (Modification		ecific Wa	aiver)
INSTRUCTIONS to Respondent:	511)		
 Talk to an attorney about your legal rights. If you decide to use Fill it out completely. You MUST include a mailing addreward Do not sign it until at least one day after the Petition to Matter (turned in to the court). The official court stamp on your council you sign this form before then, you will have to redo it. Sign it in front of a notary. Do not sign until you are stated. Give the original signed form back to the Petitioner or was filed. Keep a copy for your records. To finish this case by agreement, you, the Petitioner and may complete and sign the Order Modifying the Parent-Compay then take the agreed Order to Court for the Judge's If you are not able to reach an agreement, the Petitioner WARNING to Respondent: Without the advice and help of an achildren at risk. For help finding an attorney, call the State Bar of 252-9690. If you or your children are a victim of family violence, Domestic Violence Hotline at 800-799-7233 or the Texas Family The person who signed this affidavit appeared, in notary, and stated under oath: "I am the Respondent in this case. 	ss and email address Modify the Parent-Copy of the Petition vanding in front of the file it (turn it in to the any other Responderhild Relationship for signature. must give you notice ittorney, you may be rexas Lawyer Referor if at any time your vollence Legal Line and Modified Parents In the second Parents In the second Parents In the second Parents In the Paren	hild Relationship vill tell you wher a notary. The court of the court	h it was filed. If the Petition the Petition ner (or you) gs in the case. and your Service at 800- the National
"My name is:			
PRINT First Middle		Last	·
"My mailing address is: PRINT Mailing Address		State	Zip
"My email address is			
"My phone number is: ()			
"The last three numbers of my driver's license number was issued in (State): Or " I do not have a driver's license number.	er are:	My drive	er's license

"The last three numbers of my social security number are: Or " I do not have a social security number.			
Of The following a social security number.			
"I have been given a copy of the Petition to Modify the Parent-Child Relationship filed in this case. I have read the Petition to Modify the Parent-Child Relationship and understand what it says. I do not give up my right to review a different Petition to Modify the Parent-Child Relationship if it gets changed (amended).			
"I understand that I have the right to be given a copy of the Petition to Modify the Parent-Child Relationship and official notice of this case by a constable, sheriff or other official process server (legal notice). I give up my right to legal notice.			
"I ask that the Court not enter any orders if they are not signed by me or if I have not received prior written notice of the date, time and place of hearing.			
"If I reach an agreement and sign an order in this case, the Court can enter the order without giving me notice and without my being present. If I reach an agreement and sign an order in this case, I do not want a court reporter to make a record of the testimony.			
"I understand that I must give written notice to the Court, the Petitioner and any other Respondents named in the Petition to Modify the Parent-Child Relationship if my mailing address or email address changes during this case. I understand that if the Petitioner or a Respondent is represented by an attorney I must give written notice to the attorney. If I don't, then I understand that any notices about this case will be sent to me on the mailing address or email address on this form.			
Military Status (Check only one.) "☐ I am not in the military." "☐ I am in the military. I agree to the provisions stated above and I waive only the rights, privileges, and exemptions I have under the Servicemembers Civil Relief Act that are contrary to those provisions."			
Signature of Respondent (Do not sign until you are in front of notary. Date			
Notary fills out below.			
State of County of Name of state where this affidavit is notarized (Name of county where this affidavit is notarized)			
State of County of (Name of state where this affidavit is notarized) (Name of county where this affidavit is notarized)			
Sworn to and subscribed before me, the undersigned notary, on this date: / /			
at a.m./p.m.			
ata.m./p.m. time circle one			
hv			
(Print name of person who is signing this Affidavit. NOT the notary's name.)			
[Notary Stamps Here] Notary's Signature			

Cause Number:	and in the case information have an the Detition
(Write in the cause number and other case information exactly as it applied in the Interest of the following Minor Child(ren): (Print the full name of each child.)	In the: (Check one.)
1	District Court
2	County Court at Law #
3	
5.	County, Texas
Respondent's Original Answer – (Print your answers.)	Modification Case
My name is:	
That Whate	Last
I am a Respondent in this Suit to Modify the Parent-Child Relation The last three numbers of my driver's license number are:	•
in (State)	INIY UTIVELS LICETISE WAS ISSUED
<i>Or</i> ☐ I do not have a driver's license number.	
The last three numbers of my social security number are: Or	_ ·
1. General Denial	
I enter a general denial. I want to be notified of all hearings in this	case.
However, if the Petitioner and I reach an agreement and I sign an Child Relationship, I agree that the Judge can finalize this case wire and without my coming to Court.	• •
2. Contact Information	
My mailing address is: Print Mailing Address City	
	State Zip
My email address is:	
My phone number is: ()	
I understand I <i>must</i> notify the Court and Petitioner's attorney (or P attorney), the other Respondents' attorneys (or the Respondent if in writing, if my mailing address or email address changes during t	she or he does not have an attorney),
I understand that, unless I provide notice of changes in my mailing information about this case, including the date and time of hearing address or email address on this form.	

I ask the Court for general relief. Your Signature Date Your Printed Name Phone Number City Mailing Address State Zip Email Address Fax # (if available) 4. Certificate of Service I will give a copy of this document to the each party or attorney of record on the same day this document is filed with (turned in to) the Court as follows: If I file this document electronically, I will send a copy of it through the electronic file manager if possible. If not possible, I will give a copy to each party or attorney in person, by mail, by commercial delivery service, by fax, or by email. If I file a paper copy of this document, I will give a copy of it to each party or attorney in person, by mail, by commercial delivery service, by fax, or by email.

Date

3. Request for Relief

Your Signature

Ca	ause Number:
	(Write the cause number and other case information exactly as it appears on the Petition.)
_	In the: (Check one.)
	the Interest of the following Minor Child(ren):
(P	rint the initials of each child.)
1.	
2.	
3.	
	County
5.	Texas
	Order Modifying the Parent-Child Relationship
A h	earing took place on (date): A jury was waived as no one requested a jury.
1.	Appearances
Pet	itioner
Pet	itioner's full name is:
(Ch	eck one.)
	Petitioner was present, self-represented, and announced ready for trial.
	Petitioner was present, self-represented, and agreed to the terms of this Order
	Petitioner was not present but has signed this Order, agreeing to its terms.
Res	spondent A
	spondent A's full name is:
	eck one.)
Ò	•
	Respondent A was present, self-represented, and agreed to the terms of this Order.
	Respondent A was not present but filed a Global Waiver that waived their right to notice of this hearing and did not otherwise appear.
	Respondent A was not present but was served and has defaulted. The Petitioner filed a Certificate of Last Known Address and a Military Status Declaration.
Res	spondent B Check this box if there is no Respondent B, and skip to section 2.
Res	spondent B's full name is:
(Ch	eck one.)
	Respondent B was present, self-represented, and announced ready for trial.
Ц	Respondent B was present, self-represented, and agreed to the terms of this Order.
Ш	Respondent B was not present but filed an Answer or Waiver of Service and has this Order, agreeing to its terms.
	Respondent B was not present but filed a Global Waiver that waived their right to notice of this hearing and did not otherwise appear.
	Respondent B was not present but was served and has defaulted. The Petitioner filed a Certificate of Last Known Address and a Military Status Declaration.

Res	Respondent C				
Res	pondent C's full name is:				
(Ch	ck one.)				
	Respondent C was present, self-represented, and announced ready for trial.				
	Respondent C was present, self-represented, and agreed to the terms of this Order.				
	Respondent C was not present but filed an Answer or Waiver of Service and has signed this Order, agreeing to its terms.				
	Respondent C was not present but filed a Global Waiver that waived their right to notice of this hearing and did not otherwise appear.				
	Respondent C was not present but was served and has defaulted. The Petitioner filed a Certificate of Last Known Address and a Military Status Declaration.				
	pondent D				
	pondent D's full name is:				
(Cn	ck one.)				
\vdash	Respondent D was present, self-represented, and announced ready for trial. Respondent D was present , self-represented, and agreed to the terms of this Order.				
	Respondent D was present , self-represented, and agreed to the terms of this Order. Respondent D was not present but filed an Answer or Waiver of Service and has signed this Order,				
Ш	agreeing to agreeing to its terms.				
	Respondent D was not present but filed a Global Waiver that waived their right to notice of this hearing and did not otherwise appear.				
2.	Jurisdiction				
	The Court finds that it has jurisdiction of this case and of all the parties and that no other court has continuing, exclusive jurisdiction of this case.				
All ۱	ersons entitled to citation were properly cited.				
	 3. Record (The Court fills out this section.) A Court reporter recorded today's hearing. A Court reporter did not record today's hearing because the parties agreed not to make a record. 				
	Children				
This	case is about the following child(ren):				
Ch	ld's name Sex Date of Birth Home State Social Security #				
1.					
2.					
3.					
4.					
5.					

5. Findings

The Court finds that the material allegations in the Petition to Modify the Parent-Child Relationship are true and that the modifications made by this Order are in the best interest of the child(ren).

6. Orders

The Court ORDERS that the order or orders listed below (called the "prior orders" throughout this document) are modified (changed) as set out below.

	Title of Order or Orders Modified	Date Order S	Signed by Court
1.		1	/
	·		
6A	A.Conservatorship (Custody) (Check one.)		
	Conservatorship (custody) is not modified.		
	Conservatorship (custody) is modified as ORDERED in the attached:		
	(Check one box and attach the appropriate Conservatorship Order.)		
	"Conservatorship Order: Parents Appointed Conservators" which is full Order for all purposes.	y incorporate	ed into this
	"Conservatorship Order: Non-Parent(s) Appointed Conservator" which this Order for all purposes.	is fully incorp	oorated into
6B	B.Possession and Access (Visitation) (Check one.)		
	Possession and access to the child/ren (visitation) is not modified.		
	Possession and access to the child/ren (visitation) is modified as ORDERE	D in the atta	ched:
	(Check one and attach the appropriate Possession Order.)		
	☐ "Standard Possession Order" which is fully incorporated into this Order	for all purpo	ses.
	☐ "Modified Possession Order" which is fully incorporated into this Order	for all purpos	ses.
	"Supervised Possession Order" which is fully incorporated into this Ord	er for all pur	poses.
6C	C.Child Support (Check one. Attach the Child Support Order if applicable.)		
	Child support is not modified.		
	Child support is modified as ORDERED in the attached "Child Support Ordincorporated into this Order for all purposes.	er" which is t	fully
6D	D. Medical & Dental Support (Check one. Attach the Medical and Dental Su	ıpport Order i	if applicable.)
	Medical support and dental support are not modified.		
	Medical support and/or dental support is modified as ORDERED in the atta Support Order" which is fully incorporated into this Order for all purposes.	ached "Medic	al and Dental
6E	Other Orders (Check and complete only if applicable.)		
	The Court also ORDERS that:		· · · · · · · · · · · · · · · · · · ·

7. Information Regarding Parties See Texas Family Code 105.006 and 105.007 7A. Disclosure of Mother's Information (Check one.) The Court ORDERS Mother to disclose the following information and changes in that information to the other conservators, the Court, and the State Case Registry. (Fill in Mother's information.) Name: Home Address: Mailing Address: Work phone: Home phone: _____ Social Security number: Driver's License number: Issuing state: Employer: Work address: ☐ The Court finds that disclosure of Mother's information to the other conservators is likely to cause Mother or the children harassment, abuse, serious harm or injury or subject Mother or the children to family violence. The Court ORDERS that Mother's address and other identifying information not be disclosed. The Court further ORDERS that Mother is not required to give her address or other identifying information to the other conservators or notify the other conservators or the Court of changes in that information. The Court ORDERS Mother to provide her mailing address and changes in her mailing address to the State Case Registry, Contract Services Section, MC046S, P.O. Box 12017, Austin, Texas 78711-2017. 7B. Disclosure of Father's Information (Check one.) The Court ORDERS Father to disclose the following information and changes in that information to the other conservators, the Court, and the State Case Registry. (Fill in Father's information.) Name: Home Address: Mailing Address: Work phone #: Home phone: FULL Social Security: _____ Driver's License: Issuing state: Employer: Work address: The Court finds that disclosure of Father's information to the other conservators is likely to cause Father or the children harassment, abuse, serious harm or injury or subject Father or the children to family violence. The Court ORDERS that Father's address and other identifying information not be disclosed. The Court further ORDERS that Father is not required to give his address or other identifying information to the other conservators or notify the other conservators or the Court of changes in that information. The Court ORDERS Father to provide his mailing address and changes in his mailing address to the State Case Registry, Contract Services Section, MC046S, P.O. Box 12017, Austin, Texas 78711-2017. 7C. Disclosure of Nonparent Conservator's Information (Check one.) There is no Nonparent Managing Conservator. Information regarding the Nonparent Managing Conservator(s) is included in the attached "Conservatorship Order (Non-Parent Appointed Conservator).

8. Required Notice

This section is not applicable if and to the extent it conflicts with the Court's Order regarding disclosure of information in section 7 above.

EACH PERSON WHO IS A PARTY TO THIS ORDER IS ORDERED TO NOTIFY EVERY OTHER PARTY, THE COURT, AND THE STATE CHILD SUPPORT REGISTRY OF ANY CHANGE IN THE PARTY'S:

- CURRENT RESIDENCE ADDRESS,
- MAILING ADDRESS.
- E-MAIL ADDRESS,
- HOME TELEPHONE NUMBER,
- NAME OF EMPLOYER,
- ADDRESS OF EMPLOYMENT,
- DRIVER'S LICENSE NUMBER, AND
- WORK TELEPHONE NUMBER.

THE PARTY IS ORDERED TO GIVE NOTICE OF AN INTENDED CHANGE IN ANY OF THE REQUIRED INFORMATION TO THE OTHER PARTY, THE COURT, AND THE STATE CASE REGISTRY ON OR BEFORE THE 60TH DAY BEFORE THE INTENDED CHANGE. IF THE PARTY DOES NOT KNOW OR COULD NOT HAVE KNOWN OF THE CHANGE IN SUFFICIENT TIME TO GIVE NOTICE OF THE CHANGE TO PROVIDE 60-DAYS NOTICE, THE PARTY IS ORDERED TO GIVE NOTICE OF THE CHANGE ON OR BEFORE THE 5TH DAY AFTER THE DATE THAT THE PARTY KNOWS OF THE CHANGE. THE DUTY TO FURNISH THIS INFORMATION TO EVERY OTHER PARTY, THE COURT, AND THE STATE CASE REGISTRY CONTINUES AS LONG AS ANY PERSON, BY VIRTUE OF THIS ORDER, IS UNDER AN OBLIGATION TO PAY CHILD SUPPORT OR ENTITLED TO POSSESSION OF OR ACCESS TO A CHILD.

FAILURE BY A PARTY TO OBEY THE ORDER OF THIS COURT TO PROVIDE EVERY OTHER PARTY, THE COURT, AND THE STATE CASE REGISTRY WITH THE CHANGE IN THE REQUIRED INFORMATION MAY RESULT IN FURTHER LITIGATION TO ENFORCE THE ORDER, INCLUDING CONTEMPT OF COURT. A FINDING OF CONTEMPT MAY BE PUNISHABLE BY CONFINEMENT IN JAIL FOR UP TO SIX MONTHS, A FINE OF UP TO \$500 FOR EACH VIOLATION AND A MONEY JUDGMENT FOR PAYMENT OF ATTORNEY'S FEES AND COURT COSTS.

Notice shall be given to **every other party** by delivering a copy of the notice to each party by registered or certified mail, return receipt requested.

Notice shall be given to the **Court** by delivering a copy of the notice either in person to the clerk of the Court or by registered or certified mail addressed to the clerk.

Notice shall be given to the **State Case Registry** by mailing a copy of the notice to the State Case Registry, Contract Services Section, MC046S, P.O. Box 12017, Austin, Texas 78711-2017.

9. Notice to Peace Officer

NOTICE TO ANY PEACE OFFICER OF THE STATE OF TEXAS: YOU MAY USE REASONABLE EFFORTS TO ENFORCE THE TERMS OF CHILD CUSTODY SPECIFIED IN THIS ORDER.

A PEACE OFFICER WHO RELIES ON THE TERMS OF A COURT ORDER AND THE OFFICER'S AGENCY ARE ENTITLED TO THE APPLICABLE IMMUNITY AGAINST ANY CLAIM, CIVIL OR OTHERWISE, REGARDING THE OFFICER'S GOOD FAITH ACTS PERFORMED IN THE SCOPE OF THE OFFICER'S DUTIES IN ENFORCING THE TERMS OF THE ORDER THAT RELATE TO CHILD CUSTODY.

ANY PERSON WHO KNOWINGLY PRESENTS FOR LAW ENFORCEMENT AN ORDER THAT IS INVALID OR NO LONGER IN EFFECT COMMITS AN OFFENSE THAT MAY BE PUNISHABLE BY CONFINEMENT IN JAIL FOR AS LONG AS TWO YEARS AND A FINE OF AS MUCH AS \$10,000.

10. Warnings to Parties

FAILURE TO OBEY A COURT ORDER FOR CHILD SUPPORT OR FOR POSSESSION OF OR ACCESS TO A CHILD MAY RESULT IN FURTHER LITIGATION TO ENFORCE THIS ORDER, INCLUDING CONTEMPT OF COURT. A FINDING OF CONTEMPT MAY BE PUNISHABLE BY CONFINEMENT IN JAIL FOR UP TO SIX MONTHS, A FINE OF UP TO \$500 FOR EACH VIOLATION AND A MONEY JUDGMENT FOR PAYMENT OF ATTORNEY'S FEES AND COURT COSTS.

FAILURE OF A PARTY TO MAKE A CHILD SUPPORT PAYMENT TO THE PLACE AND IN THE MANNER REQUIRED BY A COURT ORDER MAY RESULT IN THE PARTY'S NOT RECEIVING CREDIT FOR MAKING THE PAYMENT.

FAILURE OF A PARTY TO PAY CHILD SUPPORT DOES NOT JUSTIFY DENYING THAT PARTY COURT-ORDERED POSSESSION OF OR ACCESS TO A CHILD. REFUSAL BY A PARTY TO ALLOW POSSESSION OF OR ACCESS TO A CHILD DOES NOT JUSTIFY FAILURE TO PAY COURT-ORDERED CHILD SUPPORT TO THAT PARTY.

11. Notice Regarding Modifying (Changing) a Child Support Order

THE COURT MAY MODIFY AN ORDER THAT PROVIDES FOR THE SUPPORT OF A CHILD, IF:

- (1) THE CIRCUMSTANCES OF THE CHILD OR A PERSON AFFECTED BY THE ORDER HAVE MATERIALLY OR SUBSTANTIALLY CHANGED; OR
- (2) IT HAS BEEN THREE YEARS SINCE THE ORDER WAS RENDERED OR LAST MODIFIED AND THE MONTHLY AMOUNT OF THE CHILD SUPPORT AWARD UNDER THE ORDER DIFFERS BY EITHER 20 PERCENT OR \$100 FROM THE AMOUNT THAT WOULD BE AWARDED IN ACCORDANCE WITH THE CHILD SUPPORT GUIDELINES.

12. Court Costs

All court costs shall be paid by the person who incurred the costs to the extent the party is required to pay such costs. A party who filed a statement of inability to afford payment of court costs or affidavit of indigency that was not successfully contested is not required to pay court costs.

13. Other Orders

The court has the right to make other orders, if needed, to clarify or enforce this order.

14. Final Order

Any orders requested that do not appear above are denied. Any part of the prior orders regarding the child(ren) not specifically modified by this order shall remain in full force and effect.

THIS IS A FINAL ORDER.

SIGNED ON: JUDGE PRESIDING		
BY SIGNING BELOW, I AGREE TO	THE FORM AND SUBSTANCE OF THIS	ORDER:
Petitioner's Printed Name	Petitioner's Signature	Date Signed
Respondent A's Printed Name	Respondent A's Signature	Date Signed
Respondent B's Printed Name	Respondent B's Signature	Date Signed
Respondent C's Printed Name	Respondent C's Signature	Date Signed
Respondent D's Printed Name	Respondent D's Signature	Date Signed

The orders marked on page 3 are a part of this modification order and should be attached.

Child Support Order

The Court **ORDERS** that this *Child Support Order* is fully incorporated into the Order to which it is attached.

1. Order to Pay Child Support

The Court ORDERS		(Obligor) to pay
	(Print the name of the parent who will pay child support.)	(0 / 1 /
child support to		(Obligee) for the
(Print the name of the parent who will receive child support.)	_ ` • ,
child/ren,		
(P	rint the name of each child for whom child support will be paid.)	
in the amount and manne	r described below until one of the following events	that terminate child
support occurs for each	child	

2. Events that Terminate Child Support (See Texas Family Code Sections 154.006 and 154.002.)

The obligation to pay child support for a child terminates (ends) when:

- The child turns 18, unless when the child turns 18 he or she is enrolled and complying with attendance requirements in a secondary school program leading toward a high school diploma or enrolled in courses for joint high school and junior college credit then child support terminates at the end of the month in which the child graduates. -or-
- The child marries, dies, or is emancipated by court order. -or-
- The child begins active duty in the United States armed forces. -or-
- A court terminates the parent-child relationship between the man ordered to pay child support
 and the child based on genetic testing that determines the man is not the child's father. -or-
- The person ordered to pay child support and the person ordered to receive child support marry or remarry each other, unless a nonparent or agency has been appointed conservator of the child.

3. Obligor and Obligee

The Court **ORDERS** that the parent ordered to <u>pay</u> child support above is the **Obligor** and will be referred to as the "**Obligor**" throughout this section.

The Court **ORDERS** that the parent ordered to <u>receive</u> child support above is the **Obligee** and will be referred to as the "**Obligee**" throughout this section.

4. Termination of Obligee's Obligation to pay current child support (if applicable)

If the Obligee was the parent ordered to pay child support in the prior order, the Court **ORDERS** that the Obligee's obligation to pay <u>current</u> child support terminates (ends) on the date the Court signs this Order.

This Order does not change Obligee's obligation to pay any past due child support or arrearage judgment.

5. Child Support Amount(s) Ordered

If only <u>one</u> child will receive support, check box **5A** and fill in the child support amount and start date.

If <u>more than one child</u> will receive support, check box **5B** and fill in the child support amounts and start date.

5A. 🗌	For a Single Child
	Obligor is ORDERED to pay \$ child support per month. The 1 st payment is due on A like payment is due on the 1 st day of each month after that until child support terminates for the child.
5B. 🗌	For Multiple Children
	Obligor is ORDERED to pay $\$ child support per month. The 1 st payment is due on $\$ A like payment is due on the 1 st day of each month after that until child support terminates for <u>one</u> child.
	After child support terminates for <u>one</u> child, Obligor is ORDERED to pay \$ child support per month. The 1 st payment is due on the 1 st day of the 1 st month after child support terminates for one child. A like payment is due on the 1 st day of each month after that until child support terminates for a <u>second</u> child.
	After child support terminates for two children, Obligor is ORDERED to pay \$ child support per month. The 1st payment is due on the 1st day of the 1st month after child support terminates for a second child. A like payment is due on the 1st day of each month after that until child support terminates for a third child.
	After child support terminates for <u>three</u> children, Obligor is ORDERED to pay \$ child support per month. The 1 st payment is due on the 1 st day of the 1 st month after child support terminates for a third child. A like payment is due on the 1 st day of each month after that until child support terminates for a <u>fourth</u> child.
	After child support terminates for <u>four</u> children, Obligor is ORDERED to pay \$ child support per month. The 1 st payment is due on the 1 st day of the 1 st month after child support terminates for a fourth child. A like payment is due on the 1 st day of each month after that until child support terminates for a <u>fifth</u> child.
	After child support terminates for <u>five</u> children, Obligor is ORDERED to pay \$ child support per month. The 1 st payment is due on the 1 st day of the 1 st month after child support terminates for a fifth child. A like payment is due on the 1 st day of each month after that until child support terminates for a <u>sixth</u> child.

Warning! Do <u>not</u> pay child support directly to the other parent. Send all child support payments to the <u>Texas Child Support Disbursement Unit, PO Box 659791, San Antonio, TX 78265.</u> If you pay child support directly to the other parent, you won't get credit and you may have to pay again!

6. Place of Payment

The Court ORDERS Obligor to send all child support payments to the <u>Texas Child Support State</u> <u>Disbursement Unit, PO Box 659791, San Antonio, TX 78265</u>, for distribution according to law.

The Court ORDERS Obligor to include the following information with each payment:

- Name of parent ordered to pay child support, and
- Name of parent ordered to receive child support, and
- Cause Number and County of Decree or Order, and
- Attorney General Case Number, if applicable.

Payments should be made out to the Texas State Disbursement Unit or TXSDU.

7. No Credit for Informal Payments

IT IS ORDERED that money paid by Obligor directly to Obligee or spent while in possession of the child/ren does **NOT** count as child support and shall be deemed in addition to and not instead of the support ordered in this order.

8. Child Support Account / Fees

Each parent is ORDERED to:

- Fill out any forms necessary to set up a child support account, and
- Take the forms to the local Domestic Relations Office or county child support liaison within 5 days after the judge orders child support, **and**
- Pay when due all fees charged to that parent by the state disbursement unit and any other agency authorized by law to a charge a fee for the collection and distribution of child support.

Guideline or Non-Guide	line Support
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The	e Court finds that the child support ordered above is:			
	Guideline Support: The amount of child support is approximately the amount recommended by the Texas Family Code Child Support Guidelines. See Texas Family Code, Chapter 154, Subchapter C.			
	Non-Guideline Support: The amount of child support differs significantly from the amount recommended by the Texas Family Code Child Support Guidelines.			
	(If the amount ordered is <u>not</u> based on the guidelines, you must also provide the following information.)			
	The net monthly income/resources of the Obligor is \$			
	The net monthly income/resources of the Obligee is \$			
	Guideline child support would be % of Obligor's net monthly resources, which is \$ per month.			
	The actual monthly child support amount ordered is \$, which is % of Obligor's net monthly income/resources.			
	Guideline child support would be unjust or inappropriate under the circumstances because:			

10. Income Withholding

IT IS ORDERED that any employer of Obligor is ordered to withhold child support from Obligor's disposable earnings. If an income withholding for support order is served on Obligor's employer, the employer shall withhold child support payments from Obligor's pay, and send it to the <u>Texas Child</u> <u>Support Disbursement Unit, PO Box 659791, San Antonio, TX 78265</u>, where the payments shall be recorded, and forwarded to Obligee. All child support withheld and paid in accordance with this order shall be credited against Obligor's child support obligation.

If the employer withholds less than 100% of the child support ordered, Obligor is ORDERED to send the balance owed to the <u>Texas Child Support Disbursement Unit</u>, <u>PO Box 659791</u>, <u>San Antonio</u>, <u>TX</u> 78265.

If an income withholding for support order is not served on the employer, or if Obligor's is self-employed or unemployed, Obligor's is ORDERED to send all child support payments to the <u>Texas Child Support Disbursement Unit</u>, PO Box 659791, San Antonio, TX 78265.

IT IS ORDERED that the Clerk of this Court shall cause a certified copy of the income withholding for support order to be delivered to any employer of Obligor, if asked to do so by Obligor, Obligee, a prosecuting attorney, the title IV-D agency, a friend of the Court, or a domestic relations office.

11. Suspension of Income Withholding

Check here if all parties agree not to have the employer withhold child support payments at this time.

- The parties agree, and the Court ORDERS that an income withholding for support order shall not be served on the employer **unless**:
 - 1) child support payments are more than 30 days late, or
 - 2) the past due amount is the same or more than the monthly child support amount, or
 - 3) another violation of this child support order occurs, or
 - 4) the Office of the Attorney General Child Support Division is providing services to Obligee.

Obligor is ORDERED to send all child support payments to the <u>Texas Child Support Disbursement</u> <u>Unit, PO Box 659791, San Antonio, TX 78265</u>, where the payment will be recorded, and forwarded to Obligee.

12. Change of Employment

Obligor is ORDERED to notify this Court and Obligee by U.S. certified mail, return receipt requested, of any change of address and of any termination of employment. This notice shall be given no later than **7 days** after the change of address or the termination of employment. This notice or a subsequent notice shall also provide the current address of Obligor and the name and address of Obligor's current employer, whenever that information becomes available.

13. Child Support After Death

IT IS ORDERED that the provisions for child support in this decree shall be an obligation of Obligor's estate and shall not terminate on his/her death. Payments received for the benefit of the child/ren, including payments from the Social Security Administration, Department of Veterans Affairs, or other governmental agency or life insurance proceeds, annuity payments, trust distributions, or retirement survivor benefits, shall be a credit against this obligation. Any remaining balance of the child support is an obligation of Obligor's estate.

14. Life Insurance Policy	Check box below if the person ordered to pay child support should also be ordered
to maintain a life insurance policy	for as long as child support is ordered.

and maintain a life insurance policy on his or her life for as long as child support is ordered. The value of
the policy shall be at least as much as the total child support obligation. The person receiving child
support under this order must be named as the primary beneficiary for the benefit of the children.

NOTICE REGARDING MODIFYING (CHANGING) THIS CHILD SUPPORT ORDER

THE COURT MAY MODIFY THIS ORDER THAT PROVIDES FOR THE SUPPORT OF A CHILD, IF:

- (1) THE CIRCUMSTANCES OF THE CHILD OR A PERSON AFFECTED BY THE ORDER HAVE MATERIALLY OR SUBSTANTIALLY CHANGED; <u>OR</u>
- (2) IT HAS BEEN THREE YEARS SINCE THE ORDER WAS RENDERED OR LAST MODIFIED AND THE MONTHLY AMOUNT OF THE CHILD SUPPORT AWARD UNDER THE ORDER DIFFERS BY EITHER 20 PERCENT OR \$100 FROM THE AMOUNT THAT WOULD BE AWARDED IN ACCORDANCE WITH THE CHILD SUPPORT GUIDELINES.

Medical and Dental Support Order

The Court **ORDERS** that this *Medical and Dental Support Order* is fully incorporated into the Order to which it is attached.

1. Duty to Provide Medical and Dental Support

<u>As additional child support</u>, the Court **ORDERS** the parents to provide medical and dental support as set out in this order for each child until one of the following **events that terminate medical and dental support** occurs for the child.

2. Events that Terminate Medical and Dental Support

The obligation to provide medical and dental support for a child terminates when:

- The child turns 18, unless when the child turns 18 he or she is enrolled and complying with attendance requirements in a secondary school program leading toward a high school diploma or enrolled in courses for joint high school and junior college credit then child support terminates at the end of the month in which the child graduates. -or-
- The child marries, dies, or is emancipated by court order. -or-
- The child begins active duty in the United States armed forces. -or-
- A court terminates the parent-child relationship between the man ordered to pay child support and the child based on genetic testing that determines the man is not the child's father. -or-
- The person ordered to pay child support and the person ordered to receive child support marry or remarry each other, unless a nonparent or agency has been appointed conservator of the child.

3. Definitions

"Child/ren" means all children, whether one or more, who are the subject of this case.

"Obligor" means the parent ordered to pay child support.

"Obligee" means the parent ordered to receive child support.

"Health insurance" means insurance coverage that provides basic health-care services, including usual physician services, office visits, hospitalization, and laboratory, X-ray, and emergency services, that may be provided through a health maintenance organization or other private or public organization, other than medical assistance under chapter 32 of the Texas Human Resources Code.

"Dental insurance" means insurance coverage that provides preventive dental care and other dental services, including usual dentist services, office visits, examinations, X-rays, and emergency services, that may be provided through a single service health maintenance organization or other private or public organization.

"Health-care expenses" include, without limitation, medical, surgical, prescription drug, mental health-care services, dental, eye care, ophthalmological, and orthodontic charges but do not include expenses for travel to and from the provider or for nonprescription medication.

"Health-care expenses that are not reimbursed by insurance" (also called "unreimbursed expenses") include related copayments and deductibles.

"Furnish" means-

(Check one.)

- to hand deliver the document by a person eighteen years of age or older either to the recipient or to a
 person who is eighteen years of age or older and permanently resides with the recipient; or
- to deliver the document to the recipient by first-class mail or by certified mail, return receipt requested, to the recipient's last known mailing or residence address; or
- to deliver the document to the recipient at the recipient's last known mailing or residence address using
 any person or entity whose principal business is that of a courier or deliverer of papers or documents
 either within or outside the United States; or

	either within or outside the United States; or
•	to deliver the document to the recipient at the recipient's email address if an email address for the recipient is provided below: (Check and print email address(s) if delivery by email is okay.)
	Obligee's email address:
	Obligor's email address:
	In the event of any change in either recipient's email address, that recipient is ORDERED to notify the other recipient of such change in writing within twenty-four hours after the change.
4.	Court Findings about Health Insurance
coı	te: Texas law says that health insurance is available at a "reasonable cost" if the total cost of health insurance verage for all children for which the Obligor is responsible under a medical support order is not more than percent of the Obligor's annual resources. See Texas Family Code Section 154.181(e).
Th	e Court finds that <u>private</u> health insurance for the child/ren: <i>(Check one.)</i>
	is not available at a reasonable cost to either parent. The Court finds that the children are:
	(Check one.)
	currently covered by Medicaid .
	currently covered by C.H.I.P. at this cost: \$
	not currently covered by Medicaid or C.H.I.P.
	is available at a reasonable cost to the person ordered to pay child support through:

5. Orders about Health Insurance / Medical Support

source available to Father.

source available to Mother.

The Court makes the following orders about health insurance / medical support for the child/ren:

Father's work, membership in a union, trade association, or other organization, or other

Mother's work, membership in a union, trade association, or other organization, or other

Check box 5A if the Obligor will provide and pay for health insurance for the children.

Check box **5B** if the **Obligee** will provide health insurance for the children and the **Obligor** will pay cash medical support to reimburse the Obligee for the cost of the insurance.

Check box **5C** if neither parent has access to private health insurance at a reasonable cost. **Obligee** will be ordered to apply for coverage under a government medical assistance program and **Obligor** will be ordered to pay cash medical support.

Note: The Obligor is the parent ordered to pay child support. The Obligoe is the parent who will receive child support.

5A. Obligor to Provide and Pay for Health Insurance
As additional child support, the Court ORDERS Obligor ,
o obtain health insurance for the child/ren within 15 days of the date of this order.
Obligor is ORDERED to then maintain health insurance for each child until one of the above "events that erminate medical and dental support" occurs for the child.
f health insurance for the child/ren terminates or lapses, Obligor is ORDERED to enroll the child/ren in a nealth insurance plan at the next available enrollment period.
5B. 🗌 Obligee to Provide Health Insurance / Obligor to Pay Cash Medical Support
As additional child support, the Court ORDERS Obligee , (Print name of parent who will receive child support)
o obtain health insurance for the child/ren within 15 days of the date of this order.
Obligee is ORDERED to then maintain health insurance for each child until one of the above "events that erminate medical and dental support" occurs for the child.
f health insurance for the child/ren terminates or lapses, Obligee is ORDERED to enroll the child/ren in a nealth insurance plan at the next available enrollment period.
As additional child support, the Court ORDERS Obligor , (Print name of parent ordered to pay child support)
o pay Obligee cash medical support of \$ per month for reimbursement of health
nsurance premiums. The 1 st payment is due on A like payment is A like payment is
lue on the 1 st day of each month after that until one of the above "events that terminate medical and
lental support" occurs for <u>each</u> child.
The Court ORDERS Obligor to send all cash medical support payments to the <u>Texas Child Support</u> <u>Disbursement Unit, PO Box 659791, San Antonio, TX 78265</u> for distribution according to law.
The Income Withholding Order for Support authorized in this order shall include the cash medical support payments. Additional payment options are found on the Office of the Attorney General's website at www.texasattorneygeneral.gov/cs/payment-options-and-types .
The Court ORDERS Obligor to Include the following information with each payment:
Obligor's name
Obligee's name
Cause Number and County of Decree or Order

- Attorney General Case Number (if applicable)

Payments should be made out to the Texas State Disbursement Unit or TXSDU.

The Court ORDERS that the cash medical support provisions of this order shall be an obligation of the estate of Obligor and shall not terminate on his/her death.

Warning! Do not pay cash medical support directly to the other parent. Send all payments to the Texas Child Support Disbursement Unit, PO Box 659791, San Antonio, TX 78265.

5C. Dobligee to Apply for Coverage under a Program or Health Plan / Obligor to Pa	ay Cash Medical Support
The Court ORDERS Obligee ,	, to apply on behalt of on will receive child support)
each child for coverage under a governmental medica or C.H.I.P) within 15 days of the date this decree or o	al assistance program or health plan (i.e. Medicaid
If the children are already covered under such a prog continue such coverage.	ram or plan, the Court ORDERS Obligee to
When such health coverage is obtained, Obligee is O effect on each child by paying all applicable fees requenrollment fees and premiums for as long as the child	uired for the coverage, including but not limited to dren are eligible for such coverage.
As additional child support, the Court ORDERS Oblig	(Print name of parent ordered to pay child support)
to pay Obligee cash medical support of \$	per month. The 1 st payment is due
on A like payment is due	e on the 1 st day of each month after that until
one of the above "events that terminate medical and o	dental support" occurs for <u>each</u> child.
The Court ORDERS Obligor to send all cash medical Disbursement Unit, PO Box 659791, San Antonio,	
The Income Withholding Order for Support authorized support payments. Additional payment options are for at www.texasattorneygeneral.gov/cs/payment-options	und on the Office of the Attorney General's website
The Court ORDERS Obligor to Include the following iObligor's nameObligee's name	information with each payment:
 Cause Number and County of Decree or Order Attorney General Case Number (if applicable) 	
Payments should be made out to the Texas State Dis	bursement Unit or TXSDU.
Warning! Do <u>not</u> pay cash medical support directly Child Support Disbursement Unit, PO Box 659791	

The Court ORDERS that Obligor is allowed to **stop paying cash medical support** for the time Obligor

The Court ORDERS that Obligor is allowed to **stop paying cash medical support** for the time Obligo is providing health insurance coverage for the children **if**:

- a. health insurance for the children becomes available to Obligor at a reasonable cost; and
- b. Obligor enrolls the child/ren in the insurance plan and pays all costs of the insurance; and
- c. Obligor provides Obligee and the Texas Office of the Attorney General Child Support Division the following information:
 - (1) proof that health insurance has been provided for the child/ren; and
 - (2) Obligor's social security number; and
 - (3) name and address of the Obligor's employer; and
 - (4) whether the employer is self-insured or has health insurance available; and
 (4i) if the employer is self-insured, a copy of the schedule of benefits, a membership card, claim forms, and any other information necessary to submit a claim, or
 (4ii) if the employer has health insurance available, the name of the health insurance carrier, the policy number, a copy of the policy and schedule of benefits, a health insurance membership card, claim forms, and any other information necessary to submit a claim.

Note: This provision regarding when the Obligor may stop paying cash medical support is part of section **5C.** It does <u>not</u> apply to any other section.

6. Court Findings about Dental Insurance

Note: Texas Law says that dental insurance is available at a "reasonable cost" if the total cost of dental insurance coverage for all children for which the Obligor is responsible under a dental support order is not more than 1.5 percent of the Obligor's annual resources. See Texas Family Code Section 154.1815.

The	e Court finds that dental insurance for the children: (Check one.)
	is not available at a reasonable cost to either parent.
	is available at a reasonable cost to the person ordered to pay child support (Obligor) through:
	(Check one.)
	☐ Father's work, membership in a union, trade association, or other organization, or other source available to Father.
	■ Mother's work, membership in a union, trade association, or other organization, or other source available to Mother.
	Orders about Dental Insurance / Dental Support
	No orders about dental insurance/dental support are made at this time because neither parent has access to dental insurance at a reasonable cost.
	The Court makes the following orders about dental insurance / dental support for the child/ren:
	Check box 7A if the Obligor will provide and pay for dental insurance for the children.
	Check box 7B if the Obligee will provide dental insurance for the children and the Obligor will pay cash dental support to reimburse the Obligee for the cost of the insurance.
	Note: The Obligor is the parent ordered in this decree to <u>pay</u> child support. The Obligee is the parent who will <u>receive</u> child support.
	7A. Obligor to Provide and Pay for Dental Insurance
	As additional child support, the Court ORDERS Obligor ,, (Print name of parent ordered to pay child support)
	to get dental insurance for the child/ren within 15 days of the date of this order.
	Obligor is ORDERED to then maintain dental insurance for each child until one of the above "events that terminate medical and dental support" occurs for the child.
	If dental insurance for the child/ren terminates or lapses, Obligor is ORDERED to enroll the child/ren in a dental insurance plan at the next available enrollment period.
	7B. Obligee to Provide Dental Insurance / Obligor to Reimburse Cost
	As additional child support, the Court ORDERS Obligee ,
	to get dental insurance for the child/ren within 15 days of the date of this order.
	Obligee is ORDERED to then maintain dental insurance for each child until one of the above "events that terminate medical and dental support" occurs for the child.
	If dental insurance for the child/ren terminates or lapses, Obligee is ORDERED to enroll the child/ren in a dental insurance plan at the next available enrollment period.
	As additional child support, the Court ORDERS Obligor ,,
	(Print name of parent ordered to pay child support)
	to pay Obligee cash dental support of \$ per month for reimbursement of dental

insurance premiums. The 1 st payment is due o		A like payment is
	month / day / year	

due on the 1st day of each month after that until one of the above "events that terminate medical and dental support" occurs for <u>each</u> child.

The Court ORDERS Obligor to send all cash dental support payments to the <u>Texas Child Support</u> <u>Disbursement Unit</u>, <u>PO Box 659791</u>, <u>San Antonio</u>, <u>TX 78265</u> for distribution according to law.

The Income Withholding Order for Support authorized in this order shall include the cash dental support payments. Additional payment options are found on the Office of the Attorney General's website at www.texasattorneygeneral.gov/cs/payment-options-and-types.

The Court ORDERS Obligor to Include the following information with each payment:

- Obligor's name
- Obligee's name
- Cause Number and County of Decree or Order
- Attorney General Case Number (if applicable)

Payments should be made out to the Texas State Disbursement Unit or TXSDU.

The Court ORDERS that the cash dental support provisions of this order shall be an obligation of the estate of Obligor and shall not terminate on his/her death.

8. Parent to Furnish Information about Health Insurance

The parent providing health insurance for the child/ren (called the "Insuring Parent" throughout this section) is also ORDERED to furnish to each conservator the following information **within 30 days** of the date the Insuring Parent receives notice of this order:

- Insuring Parent's social security number;
- the name and address of Insuring Parent's employer;
- proof that health insurance has been provided for each child;
- o whether Insuring Parent's employer is self-insured or has health insurance available;
- if Insuring Parent's employer has health insurance available:
 - the name of the insurance carrier and the policy number;
 - a copy of the policy and a schedule of benefits;
 - a health insurance membership card;
 - claim forms and any other information necessary to submit a claim; and
- if Insuring Parent's employer is self-insured:
 - a copy of the schedule of benefits;
 - a membership card;
 - claim forms and any other information necessary to submit a claim.

Insuring Parent is ORDERED to furnish to each conservator a copy of any renewals or changes to the health insurance policy covering the child/ren and any additional information regarding health insurance coverage of the child/ren **within 15 days** of receipt.

An Obligor ordered to provide health insurance coverage, is ORDERED to notify each conservator and any child support agency enforcing a support obligation against the Obligor of the:

- termination or lapse of the health insurance coverage of the child/ren within 15 days of the date of termination or lapse.
- availability of additional health insurance for the child/ren within 15 days of the date the additional health insurance becomes available.

If health insurance coverage terminates due to a change of employer, then the Obligor, Obligee or the child support agency may send the new employer a copy of the order requiring the employee to provide health insurance.

9. Parent to Furnish Information about Dental Insurance

The parent providing dental insurance for the child/ren (called the "Insuring Parent" throughout this section) is ORDERED to furnish to each conservator the following information **within 30 days** of the date the Insuring Parent receives notice of this order:

- Insuring Parent's social security number;
- o the name and address of Insuring Parent's employer;
- o proof that dental insurance has been provided for each child;
- o whether Insuring Parent's employer is self-insured or has dental insurance available;
- o if Insuring Parent's employer has dental insurance available:
 - the name of the insurance carrier,
 - the policy number;
 - a copy of the policy and a schedule of benefits;
 - a dental insurance membership card;
 - claim forms; and
 - any other information necessary to submit a claim; and
- if Insuring Parent's employer is self-insured:
 - a copy of the schedule of benefits;
 - a membership card;
 - claim forms; and
 - any other information necessary to submit a claim.

Insuring Parent is ORDERED to furnish to each conservator a copy of any renewals or changes to the dental insurance policy covering the child/ren and any additional information regarding dental insurance coverage of the child/ren **within 15 days** of receipt.

An Obligor ordered to provide dental insurance coverage, is ORDERED to notify each conservator and any child support agency enforcing a support obligation against the Obligor of the:

- termination or lapse of the dental insurance coverage of the child/ren within 15 days of the date of termination or lapse.
- availability of additional dental insurance for the child/ren within 15 days of the date the additional dental insurance becomes available.

If dental insurance coverage terminates due to a change of employer, the Obligor, Obligee or the child support agency may send the new employer a copy of the order requiring the employee to provide dental insurance.

10. Order for Insurer to Enroll Child/ren

If the parent ordered to provide health insurance for the child/ren is eligible for dependent health coverage but fails to apply to obtain coverage for the child/ren, the insurer is ORDERED to enroll the child/ren on application of the other parent or others as authorized by law. See Texas Insurance Code, Section 1504.051

If the parent ordered to provide dental insurance for the child/ren is eligible for dependent dental coverage but fails to apply to obtain coverage for the child/ren, the insurer is ORDERED to enroll the child/ren on application of the other parent or others as authorized by law. See Texas Insurance Code, Section 1504.051

11. Expenses Not Covered by Insurance

Obligor and Obligee are each ORDERED to pay **50 percent** of all reasonable and necessary health-care expenses for the child/ren that are not covered by health insurance, unless:

- the parent ordered to provide health insurance is <u>not</u> providing health insurance as ordered, then that parent is liable for **100 percent** of all necessary medical expenses of the child/ren and for the costs of health insurance premiums or contributions, if any, paid on behalf of the child/ren.
- the parent ordered to provide dental insurance is <u>not</u> providing dental insurance as ordered, then that parent is liable for **100 percent** of all necessary dental expenses of the child/ren and for the costs of dental insurance premiums or contributions, if any, paid on behalf of the child/ren.

If **5C** above is checked, Obligee is ORDERED to pay **50 percent** of all reasonable and necessary health-care expenses for the child/ren that are not reimbursed by health insurance or covered by the cash medical support paid by Obligor and Obligor is ORDERED to pay **50 percent** of the total unreimbursed health-care expenses that exceed the amount of cash medical support paid by Obligor. Obligor is liable for **100 percent** of all necessary medical expenses incurred for the child/ren in any month that Obligor neither pays cash medical support nor provides health insurance for the child/ren.

The parent who incurs a health-care expense on behalf of a child (called the "incurring parent") is ORDERED to give the other parent (called the "nonincurring parent") a copy of all forms, receipts, bills, statements, and explanations of benefits that show the portion of the expense not covered by insurance within 30 days of receipt. The nonincurring parent is ORDERED to pay his or her percentage of any uninsured expense within 30 days of receiving documentation of the expense by paying the health-care provider directly or reimbursing the incurring parent, if the nonincurring parent's portion has already been paid.

12. Claims

Either parent may file claims and receive payments directly from the insurance carrier. Further, for the sole purpose of *Texas Insurance Code Sections 1204.251 and 1204.252*, the party who is not carrying the insurance policy is designated the managing conservator or possessory conservator of the children. Any reimbursement payments received from the health insurance carrier belongs to the parent who paid the expense. If the insurance carrier sends reimbursement to the parent who did <u>not</u> pay the expense, he or she is ORDERED to endorse the check and deliver it to the parent who paid the expense **with 3 days**.

13. Health Insurance Policy Requirements

Each parent is ORDERED to follow all requirements of any health insurance policy covering the child/ren to get maximum reimbursement and direct payment from the insurance company. This includes requirements for giving advance notice to the insurance company, getting second opinions, *and* using "preferred providers." If a parent incurs health-care expenses for the child/ren using "out-of-network" health-care providers or services, or fails to follow the health insurance company procedures or requirements, that parent shall pay all such health-care expenses incurred unless: the expenses are emergency health-care expenses, the parents have a written agreement regarding such health-care expenses, *or* the Court makes a different order. Denial of a bill by an insurance carrier does not excuse the obligation of the parents to pay the expense.

Warning — A parent ordered to provide health insurance or dental insurance or to pay the other parent additional child support for the cost of health insurance or dental insurance who fails to do so is liable for necessary medical expenses or dental expenses of the child/ren, without regard to whether the expenses would have been paid if health insurance or dental insurance had been provided, and for the cost of health insurance premiums, dental insurance premiums, or contributions, if any, paid on behalf of the child/ren.

Conservatorship Order: Parents Appointed Conservators

The Court **ORDERS** that this *Conservatorship Order: Parents Appointed Conservators* is fully incorporated into the Order to which it is attached.

1. Rights and Duties of Both Parents

The Court **ORDERS** that both parents *always* have the following rights:

Texas Family Code 153.073

- 1. The right to receive information from the other parent or conservator about the child/ren's health, education, and welfare;
- 2. The right to talk or confer with the other parent, to the extent it is possible, about upcoming decisions concerning the child/ren's health, education, and welfare;
- 3. The right to have access to the child/ren's medical, dental, psychological, and educational records:
- 4. The right to talk or consult with the child/ren's doctors, dentists, and psychologists;
- 5. The right to talk or consult with school officials, including teachers, and school staff, about the child/ren's welfare and educational status and school activities;
- 6. The right to attend the child/ren's school activities;
- 7. The right to be designated as an emergency contact on their child/ren's records;
- 8. The right to give consent for emergency medical, dental, and surgical treatment if the child/ren's health or safety is in immediate danger; and
- 9. Each parent has the right to manage the child/ren's estate(s) if he or she created it for the child/ren or if that parent's family created it for the child/ren.

The Court **ORDERS** that <u>each</u> parent has the following rights and duties when the parent is in possession of the children:

**Texas Family Code 153.074*

- 1. The duty to care for, control, protect, and reasonably discipline the child/ren;
- 2. The duty to support the child/ren, including providing them with food, clothing, and shelter, and medical and dental care that does not involve an invasive procedure;
- 3. The right to consent to non-invasive medical and dental care for the child/ren; and
- 4. The right to direct the child/ren's moral and religious training.

The Court **ORDERS** that <u>each</u> parent *always* has the following duties:

Texas Family Code 153.076

- 1. The Court ORDERS that each parent has the duty to inform the other parent in a timely manner of significant information concerning the health, education, and welfare of the child/ren.
- 2. The Court ORDERS that each parent has the duty to inform the other parent if the parent resides with for at least thirty days, marries, or intends to marry a person who the parent knows is registered as a sex offender under chapter 62 of the Code of Criminal Procedure or is currently charged with an offense that would require the person to register as a sex offender under that chapter, if convicted.

The parent is ORDERED to give this notice as soon as practicable, but no later than the 40th day after the date the parent or conservator begins to reside with the person, or within 10 days of marrying the person. The notice must include a description of the offense that required the person to register as a sex offender or the offense that the person is charged with that may require the person to register as a sex offender.

WARNING: A PARENT/CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE PARENT/CONSERVATOR FAILS TO PROVIDE THIS NOTICE.

3. The Court ORDERS that each parent has the duty to inform the other parent if the parent establishes a residence with a person who the parent knows is the subject of a final protective order sought by an individual other than the parent that is in effect on the date the residence with the person is established.

The parent is ORDERED to give this notice as soon as practicable but not later than the 30th day after the date the parent establishes residence with the person who is the subject of the final protective order.

WARNING: A PARENT/CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE PARENT/CONSERVATOR FAILS TO PROVIDE THIS NOTICE.

4. The Court ORDERS that each parent has the duty to inform the other parent if the conservator resides with, or allows unsupervised access to a child by, a person who is the subject of a final protective order sought by the parent after the expiration of the 60-day period following the date the final protective order is issued.

The parent is ORDERED to give this notice as soon as practicable but not later than the 90th day after the date the protective order was issued.

WARNING: A PARENT/CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE PARENT/CONSERVATOR FAILS TO PROVIDE THIS NOTICE.

5. The Court ORDERS that each parent of a child has the duty to inform the other parent of the child if the parent is the subject of a final protective order issued after the date of the order establishing conservatorship.

The parent is ORDERED to give this notice as soon as practicable but not later than the 30th day after the date the final protective order was issued.

WARNING: A PARENT/CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE PARENT/CONSERVATOR FAILS TO PROVIDE THIS NOTICE.

Note: A person who is the subject of a final protective order is the person who the protective order is against.

2. Parents Appointed Conservators

If the parents will be <u>joint managing conservators</u>, check box **2A** below and fill in the requested information.

If one parent will be the <u>sole managing conservator</u> and the other will be the <u>possessory conservator</u>, skip **2A**.

Go to the next page and check box **2B**. Fill in the information requested in box **2B**.

2A. ☐ Joint I	Managing (Conservat	tors								
The Cou	ırt ORDERS	that the pa	rents are appo	inted Joint Managing Conservators and:							
(Check 2A(1) or 2A(2) .)											
2A(1)		e <u>Parent</u> Has the Exclusive Right to Decide Where the Child/ren Live.									
	The Cour	t ORDERS	that								
	has the enter that she do not may not must	The Court ORDERS that Print the name of the parent who will decide where the child/ren live. has the exclusive right to designate the primary residence of the child/ren and that she or he: (Check one.) may designate the child/ren's residence anywhere. must designate the child/ren's residence within the following geographic area:									
	-	(Check one box.) the school attendance zone of:									
	tl	nis county. exas.	□ t	his county or county adjacent to this county. other:							
2A(2)	Neither F	Parent Has	the Exclusive	Right to Decide Where the Child/ren Live.							
	residence children's the s this c	e of the child primary rechool attendounty.	dren. However sidence from the dance zone of:	arent has the exclusive right to designate the primary r, both parents are ORDERED not to move the ne following geographic area: (Check one box.) other: anaging Conservators, have the rights as marked							
	The father exclusively		The parents independently	has/have the RIGHT to							
				consent to invasive medical, dental, and surgical treatment							
				consent to psychiatric or psychological treatment							
		No	No	receive child support and save or spend these funds for the child/ren's benefit							
				represent the child/ren in a legal action and make important legal decisions that affect the child/ren							
				consent to a child's marriage and to a child enlisting in the U.S. Armed Forces							
				make decisions concerning the child/ren's education							
				to the services and earnings of the child/ren							
				make decisions for a child about the child's estate if required by law (unless the child has a guardian or attorney ad litem or guardian of the estate)							

	The Co marked			RS that the p	oarents, as Joi	nt Managing Conservators, have the duty as
			The father exclusively	The parents jointly	The parents independently	has/have the DUTY to
		,				manage the child's estate to the extent the estate has been created by the parents' community or joint property.
2B	.□ So	le N	lanaging	Conservat	or and Poss	essory Conservator
	The	e Co	urt ORDER	S that		is
			ad Cala Ma	·		ne parent appointed Sole Managing Conservator.)
				anaging Coi	riservator of the	e child/ren and that s/he has the following <u>exclusive</u>
	rigi		nd duty:	1	1	
		1.	restriction;		ne primary res	idence of the child/ren without geographic
		2.	the right to invasive p		medical, denta	l, and surgical treatment for the child/ren involving
		3.	the right to	consent to	psychiatric and	I psychological treatment of the child/ren;
		4.	the right to child/ren;	receive chil	d support and	to save or spend these funds for the benefit of the
		5.				egal action and to make other decisions of ing the child/ren;
		6.	the right to	consent to	marriage and t	o enlistment in the United States Armed Forces;
		7.	the right to	make decis	ions concernir	g the child/ren's education;
		8.	the right to	the services	s and earnings	of the child/ren;
		9.	been apporthe child/re	inted for the	child/ren, the	en's estates or a guardian or attorney ad litem has right to act as an agent of the child/ren in relation to s action is required by a state, the United States, or
		10.				child/ren to the extent the estates have been joint property of the parents.
	The	e Co	urt ORDER	S that		is
				(Pi	rint the name of	the parent appointed Possessory Conservator.)
	арр	oint	ed Posses	sory Conse	ervator of the o	hild/ren.
3.	Order	Reç	garding Pa	assports fo	or the Childr	en
The	e Court (ORD	ERS that: (Check one bo	ox.)	
	Mother	has	the exclusi	<u>ve</u> right to a _l	pply for and re	new passports for the child/ren.
	Father l	has	the <u>exclusi</u> v	<u>ve</u> right to ap	ply for and rer	new passports for the child/ren.
						or renew passports for the child/ren. A parent who must obtain the written consent of the other parent.

Conservatorship Order: Non-Parent(s) Appointed Conservator

The Court **ORDERS** that this *Conservatorship Order: Non-Parent(s) Appointed Conservator* is fully incorporated into the Order to which it is attached.

1.	Аp	pointment of Conservators (Check only the boxes that apply to this case.)			
		Nonparent Appointed Sole Managing Conservator			
		The Court ORDERS that	is		
		The Court ORDERS that			
		appointed Nonparent Sole Managing Conservator of the child/ren.			
		Nonparents Appointed Joint Managing Conservators			
		The Court ORDERS that	and		
		The Court ORDERS that			
		are appointed			
		Print Full Name of 2 nd Nonparent Appointed Joint Managing Conservator			
		Nonparent Joint Managing Conservators of the child/ren.			
		Mother Appointed Possessory Conservator			
		The Court ORDERS that	is		
		Print Mother's Full Name.	_		
		appointed Possessory Conservator of the child/ren.			
		Father Appointed Possessory Conservator			
		The Court ORDERS that	_ is		
		Print Father's Full Name.	_		
		appointed Possessory Conservator of the child/ren.			

2. Rights and Duties of Nonparent Managing Conservator(s)

The Court ORDERS that the Nonparent Sole Managing Conservator or Nonparent Joint Managing Conservators named above shall have the following rights and duties:

- 1. the right to have physical possession and to direct the moral and religious training of the child/ren;
- 2. the duty of care, control, protection, and reasonable discipline of the child/ren;
- 3. the duty to provide the child/ren with clothing, food, shelter, education, and medical, psychological, and dental care;
- 4. the right to consent for the child/ren to medical, psychiatric, psychological, dental, and surgical treatment and to have access to the child/ren's medical records;
- 5. the right to receive and give receipt for payments for the support of the child/ren and to hold or disburse funds for the benefit of the children;
- 6. except as provided by section 264.0111 of the Texas Family Code, the right to the services and earnings of the child/ren;
- 7. the right to consent to marriage and to enlistment in the armed forces of the United States;

- 8. the right to represent the child/ren in legal action and to make other decisions of substantial legal significance concerning the child/ren;
- 9. except when a guardian of the child/ren's estates or a guardian or attorney ad litem has been appointed for the child/ren, the right to act as an agent of the child/ren in relation to the child/ren's estates if the child/ren's action is required by a state, the United States, or a foreign government;
- 10. the right to designate the primary residence of the child/ren and to make decisions regarding the child/ren's education:
- 11. if the parent child relationship has been terminated with respect to the parents, or only living parent, or if there is no living parent, the right to consent to the adoption of the child/ren and to make any other decision concerning the child/ren that a parent could make;
- 12. the duty to inform the other conservators of the child/ren in a timely manner of significant information concerning the health, education, and welfare of the child/ren; and
- 13. the duty to inform the other conservators of the child/ren if the conservator resides with for at least thirty days, marries, or intends to marry a person who the conservator knows is registered as a sex offender under chapter 62 of the Code of Criminal Procedure or is currently charged with an offense for which on conviction the person would be required to register under that chapter. IT IS ORDERED that this information shall be given in the form of a notice made as soon as practicable, but not later than the fortieth day after the date the conservator of the child/ren begins to reside with the person or on the tenth day after the date the marriage occurs, as appropriate. IT IS ORDERED that the notice must include a description of the offense that is the basis of the person's requirement to register as a sex offender or of the offense with which the person is charged. WARNING: A CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE CONSERVATOR FAILS TO PROVIDE THIS NOTICE.
- 14. the duty to inform the other conservators if the conservator establishes a residence with a person who the conservator knows is the subject of a final protective order sought by an individual other than the conservator that is in effect on the date the residence with the person is established. The conservator is ORDERED to give this notice as soon as practicable but not later than the 30th day after the date the conservator establishes residence with the person who is the subject of the final protective order. WARNING: A CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE CONSERVATOR FAILS TO PROVIDE THIS NOTICE.
- 15. the duty to inform the other conservators if the conservator resides with, or allows unsupervised access to a child by, a person who is the subject of a final protective order sought by the conservator after the expiration of the 60-day period following the date the final protective order is issued. The conservator is ORDERED to give this notice as soon as practicable but not later than the 90th day after the date the protective order was issued. WARNING: A CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE CONSERVATOR FAILS TO PROVIDE THIS NOTICE.
- 16. the duty to inform the other conservators if the conservator is the subject of a final protective order issued after the date of the order establishing conservatorship. The conservator is ORDERED to give this notice as soon as practicable but not later than the 30th day after the date the final protective order was issued. WARNING: A CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE CONSERVATOR FAILS TO PROVIDE THIS NOTICE.

Note: A person who is the subject of a final protective order is the person who the protective order is against.

3. Annual Report by Nonparent Managing Conservator(s)

The Court ORDERS the Nonparent Managing Conservator or Conservators to file with the Court a report of facts concerning the children's welfare, including where the children are living and their physical condition. The report is due each 12 months after the Nonparent is appointed Managing Conservator.

4. Order Regarding Passports for the Children The Court ORDERS that: (Check one box. The Sole Managing Conservator named in this order shall have the exclusive right to apply for, renew, and maintain passports for the child/ren). The Non-Parent Managing Conservator or Conservators named in this Order shall have the exclusive right to apply for and renew passports for the child/ren.

A conservator who applies for or renews a passport for the child/ren must obtain the written consent

5. Rights and Duties of Possessory Conservators

of the other conservators.

The Court ORDERS that, **at all times**, the Possessory Conservators named above shall have the following rights and duties:

- 1. the right to receive information from any other conservator of the child concerning the health, education, and welfare of the child;
- 2. the right to confer with the other conservators to the extent possible before making a decision concerning the health, education, and welfare of the child;
- 3. the right of access to medical, dental, psychological, and educational records of the child;
- 4. the right to consult with a physician, dentist, or psychologist of the child;
- 5. the right to consult with school officials concerning the child's welfare and educational status, including school activities;
- 6. the right to attend school activities; including school lunches, performances, and field trips;
- the right to be designated on the child's records as a person to be notified in case of an emergency;
- 8. the right to consent to medical, dental, and surgical treatment during an emergency involving an immediate danger to the health and safety of the child;
- 9. the right to manage the estates of the child to the extent the estates have been created by the parent.
- 10. the duty to inform the other conservators of the child in a timely manner of significant information concerning the health, education, and welfare of the child;
- 11. the duty to inform the other conservator[s] of the child if the conservator resides with for at least thirty days, marries, or intends to marry a person who the conservator knows is registered as a sex offender under chapter 62 of the Code of Criminal Procedure or is currently charged with an offense for which on conviction the person would be required to register under that chapter. IT IS ORDERED that this information shall be tendered in the form of a notice made as soon as practicable, but not later than the fortieth day after the date the conservator of the child begins to reside with the person or on the tenth day after the date the marriage occurs, as appropriate. IT IS ORDERED that the notice must include a description of the offense that is the basis of the person's requirement to register as a sex offender or of the offense with which the person is charged. WARNING: A CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE CONSERVATOR FAILS TO PROVIDE THIS NOTICE.

- 12. the duty to inform the other conservators if the conservator establishes a residence with a person who the conservator knows is the subject of a final protective order sought by an individual other than the conservator that is in effect on the date the residence with the person is established. The conservator is ORDERED to give this notice as soon as practicable but not later than the 30th day after the date the conservator establishes residence with the person who is the subject of the final protective order. WARNING: A CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE CONSERVATOR FAILS TO PROVIDE THIS NOTICE.
- 13. the duty to inform the other conservators if the conservator resides with, or allows unsupervised access to a child by, a person who is the subject of a final protective order sought by the conservator after the expiration of the 60-day period following the date the final protective order is issued. The conservator is ORDERED to give this notice as soon as practicable but not later than the 90th day after the date the protective order was issued. WARNING: A CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE CONSERVATOR FAILS TO PROVIDE THIS NOTICE.
- 14. the duty to inform the other conservators if the conservator is the subject of a final protective order issued after the date of the order establishing conservatorship. The conservator is ORDERED to give this notice as soon as practicable but not later than the 30th day after the date the final protective order was issued. WARNING: A CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE CONSERVATOR FAILS TO PROVIDE THIS NOTICE.

Note: A person who is the subject of a final protective order is the person who the protective order is against.

The Court ORDERS that, *during periods of possession*, the Possessory Conservators named above shall have the following rights and duties:

- 1. the duty of care, control, protection, and reasonable discipline of the child;
- 2. the duty to support the child, including providing the child with clothing, food, shelter, and medical and dental care not involving an invasive procedure;
- 3. the right to consent for the child to medical and dental care not involving an invasive procedure; and
- 4. the right to direct the moral and religious training of the child.

6. Non-Parent Conservator Information 6A. Disclosure of Nonparent Managing Conservator's Information (Check one.) The Court ORDERS the nonparent managing conservator named below to disclose the following information and changes in that information to the other conservators, the Court and the State Case Registry. (Fill in the following information for the nonparent managing conservator.) Name: Home Address: Mailing Address: Work phone #: Home phone # FULL Social Security #: _____ Driver's License #: Issuing state: Employer: Work address: The Court FINDS that disclosure of the information of the nonparent managing conservator named above to the other conservators is likely to cause him/her or the children harassment, abuse, serious harm or injury. The Court ORDERS that the nonparent managing conservator's address and other identifying information not be disclosed. The Court further ORDERS that the nonparent managing conservator is not required to give his or her address or other identifying information to the other conservators or notify the other conservators or the Court of changes in that information. The Court ORDERS the nonparent managing conservator to provide his or her mailing address and changes in her mailing address to the State Case Registry, Contract Services Section, MC046S, P.O. Box 12017, Austin, Texas 78711-2017. 6B. Disclosure of Other Nonparent Managing Conservator's Information (Check one.) There is no other Nonparent Managing Conservator. The Court ORDERS the nonparent managing conservator named below to disclose the following information and changes in that information to the other conservators, the Court and the State Case Registry. (Fill in the following information for a second nonparent conservator.) Name: Home Address: Mailing Address: Work phone #: Home phone # FULL Social Security #: ______ Driver's License #: Issuing state: Employer: Work address: The Court FINDS that disclosure of the nonparent managing conservator's information to the other conservators is likely to cause him/her or the children harassment, abuse, serious harm or injury. The Court ORDERS that the nonparent managing conservator's address and other identifying information not be disclosed. The Court further ORDERS that the nonparent managing conservator is not required to give his or her address or other identifying information to the other conservators or notify the other conservators or the Court of changes in that information. The Court ORDERS the nonparent managing conservator to provide his or her mailing address and

changes in her mailing address to the State Case Registry, Contract Services Section, MC046S, P.O.

Box 12017, Austin, Texas 78711-2017.

Standard Possession Order

The Court ORDERS that this Standard Possession Order is fully incorporated into the Decree or Order to which it is attached.

The Court ORDERS each conservator to obey this Standard Possession Order. The Court ORDERS that this Standard Possession Order starts immediately and applies to all periods of possession occurring on and after the date the Court signs the Order to which the Standard Possession Order is attached.

1. Designation of Conservators

The Court ORL Parent B.	DERS that in this Standard Possession Order the conservators are designated as Parent A and
"Parent A" is: _	Print the name of the parent with the right to designate the child(ren)'s primary residence.
"Parent B" is: _	Print the name of the other parent.

2. Mutual Agreement

The Court ORDERS that Parent A and Parent B shall have possession of the child(ren) at any and all times mutually agreed to in advance by Parent A and Parent B.

In the absence of mutual agreement, the Court ORDERS that Parent A and Parent B shall have possession of the child(ren) according to the schedules set out in this Standard Possession Order.

3. Definitions

"**School**" means the elementary or secondary school in which the child is enrolled. If the child is not enrolled in an elementary or secondary school, "school" means the public school district in which the child primarily resides.

"Child" or "Child(ren)" includes each child, whether one or more, who is a subject of this suit while that child is under the age of eighteen years and not otherwise emancipated.

4. Undesignated Times

The Court ORDERS that Parent A shall have the right to possession of the child(ren) at all times not specifically designated in this Standard Possession Order for Parent B.

Notice to Peace Officer

NOTICE TO ANY PEACE OFFICER OF THE STATE OF TEXAS: YOU MAY USE REASONABLE EFFORTS TO ENFORCE THE TERMS OF CHILD CUSTODY SPECIFIED IN THIS ORDER. A PEACE OFFICER WHO RELIES ON THE TERMS OF A COURT ORDER AND THE OFFICER'S AGENCY ARE ENTITLED TO THE APPLICABLE IMMUNITY AGAINST ANY CLAIM, CIVIL OR OTHERWISE, REGARDING THE OFFICER'S GOOD FAITH ACTS PERFORMED IN THE SCOPE OF THE OFFICER'S DUTIES IN ENFORCING THE TERMS OF THE ORDER THAT RELATE TO CHILD CUSTODY. ANY PERSON WHO KNOWINGLY PRESENTS FOR ENFORCEMENT AN ORDER THAT IS INVALID OR NO LONGER IN EFFECT COMMITS AN OFFENSE THAT MAY BE PUNISHABLE BY CONFINEMENT IN JAIL FOR AS LONG AS TWO YEARS AND A FINE OF AS MUCH AS \$10,000.

5. Which Possession Schedules Apply in this Case?

The Standard Possession Order includes 3 possible possession schedules: Expanded, Standard, and Long-Distance. The Court ORDERS which schedules apply in this case and when below.

(a)	a) Does the Expanded Possession Schedule apply in this case? (Check one box.)							
		Yes. The Court ORDERS that the Expanded Possession Schedule applies when Parent B re 50 miles or less from the primary residence of the child(ren).	esides					
		No. The Court ORDERS that the Expanded Possession Schedule does not apply in this cas (Check one box.)	e because:					
		Parent B declines the Expanded Possession Schedule.						
		☐ The Court finds that the Expanded Possession Schedule is not in the best interest of the because: (Check one box.)	child(ren)					
		the distance between the residences makes the Expanded Possession Schedule un inappropriate considering the circumstances of the parties or the area in which the partie						
		 Parent B has not frequently and continuously exercised the rights and duties of a parespect to the child(ren). 	rent with					
		other:						
(b)	Do	es the <u>Standard Possession Schedule</u> apply in this case?						
	(Ch	eck one box. If the Expanded Schedule applies in this case, check the first box. If not, check the second box	.)					
		Yes. The Court ORDERS that the Standard Possession Schedule applies when Parent B research from the primary residence of the child(ren).	sides					
		Yes. The Court ORDERS that the Standard Possession Schedule applies when Parent B red 100 miles or less from the primary residence of the child(ren).	sides					
(c)	Do	es the Long-Distance Possession Schedule apply in this case?						
		Yes. The Court ORDERS that the Long-Distance Possession Schedule applies in all cases of Parent B resides over 100 miles from the primary residence of the child(ren).	when					
		Table of Contents						
Exp	oan	ded Possession Schedule Pa	ages 3 – 4					
Sta	nda	ard Possession Schedule Pa	ages 5 – 7					
Lor	ng-E	Distance Possession Schedule	ages 7 – 9					
Ge	ner	al Terms & Conditions	age 10					

6. Expanded Possession Schedule (50 miles or less)

If the **Expanded Possession Schedule** applies, **Parent B** shall have the right to possession of the child(ren) as follows - unless otherwise expressly provided in this order.

(a) Weekends

Parent B shall have the right to possession of the child(ren) on the 1st, 3rd, and 5th weekends of each month.

If the weekend occurs during the regular school term, it shall:

- begin on the 1st, 3rd, and 5th Friday of each month at the time the child's school is regularly dismissed and
- end when the child's school resumes after the weekend.

If the weekend occurs during the summer break, it shall:

- begin on the 1st, 3rd, and 5th Friday of each month at 6 p.m. and
- end the following Sunday at 6 p.m.

(b) Weekends Extended by a Holiday

If Parent B's weekend begins on a student holiday or a teacher in-service day that falls on a Friday during the regular school term, that weekend period of possession shall *begin* on the Thursday before the holiday or in-service day at the time the child's school is regularly dismissed.

If Parent B's weekend ends on or is immediately followed by a student holiday or a teacher in-service day that falls on a Monday during the regular school term, that weekend period of possession shall *end* at 8 a.m. the following Tuesday.

If Parent B's weekend begins on a federal, state, or local holiday that falls on a Friday during the summer break, that weekend period of possession shall *begin* on the Thursday before the holiday at 6 p.m.

If Parent B's weekend ends on a federal, state, or local holiday that falls on a Monday during the summer break, that weekend period of possession shall *end* at 6 p.m. on that Monday.

(c) Thursdays

Parent B shall have the right to possession of the child(ren) each Thursday during the regular school term *beginning* at the time the child's school is regularly dismissed on Thursday and *ending* at the time the child's school resumes on Friday.

If the Expanded Possession Schedule applies, Parent A and Parent B shall have the right to possession of the child(ren) during certain holidays and vacations as set out below. This holiday/vacation schedule supersedes Parent B's weekend and Thursday periods of possession ordered above.

(a) Spring Vacation

In odd-numbered years Parent A shall have the right to possession of the child(ren) during Spring Vacation *beginning* at the time the child's school is regularly dismissed for Spring Vacation and *ending* at 6 p.m. the day before school resumes after that Spring Vacation.

In even-numbered years Parent B shall have the right to possession of the child(ren) during Spring Vacation *beginning* at the time the child's school is dismissed for Spring Vacation and ending at the time the child's school resumes after Spring Vacation.

(b) Thanksgiving Vacation

In odd-numbered years **Parent B** shall have the right to possession of the child for the Thanksgiving Holiday *beginning* when the child's school is dismissed for the holiday and *ending* at 6 p.m. the Sunday following Thanksgiving.

In even-numbered years **Parent A** shall have the right to possession of the child for the Thanksgiving Holiday *beginning* when the child's school is dismissed for the holiday and *ending* at 6 p.m. the Sunday following Thanksgiving.

(c) Christmas Vacation

In odd-numbered years, **Parent A** shall have the right to possession of the child(ren) *beginning* when the child's school is dismissed for the Christmas school vacation and *ending* at noon on December 28. In odd-numbered years, Parent B shall have the right to possession of the child(ren) beginning at noon on December 28 and ending at 6 p.m. on the day before school resumes after the Christmas school vacation.

In even-numbered years, **Parent B** shall have the right to possession of the child(ren) *beginning* when the child's school is dismissed for Christmas school vacation and *ending* at noon on December 28. In even-numbered years, **Parent A** shall have the right to possession of the child(ren) beginning at noon on December 28 and ending at 6 p.m. on the day before school resumes after the Christmas school vacation.

- (d) Parent B's Extended Summer Possession WITH Written Notice by April 1 If Parent B gives Parent A written notice by April 1 of a year specifying an extended period or periods of summer possession for that year, Parent B shall have possession of the child(ren) for 30 days beginning no earlier than the day after the child's school is dismissed for the summer vacation and ending no later than seven days before school resumes at the end of the summer vacation in that year. The extended summer possession must be exercised in no more than two separate periods of at least seven consecutive days each, as specified in the written notice. The extended summer possession must not interfere with Father's Day possession. These periods of possession shall begin and end at 6 p.m. on each applicable day.
- (e) Parent B's Extended Summer Possession WITHOUT Written Notice by April 1 If Parent B does not give Parent A written notice by April 1 of a year specifying an extended period or periods of summer possession for that year, Parent B shall have possession of the child for 30 consecutive days in that year beginning at 6 p.m. on July 1 and ending at 6 p.m. on July 31.
- (f) Parent A's One Weekend During Parent B's Extended Summer Possession If Parent A gives Parent B written notice by April 15 of a year, Parent A shall have possession of the child(ren) on any 1 weekend beginning at 6 p.m. on Friday and ending at 6 p.m. on the following Sunday during any one period of the extended summer possession by Parent B. This weekend must not interfere with Father's Day possession. Parent A must pick up the child(ren) from Parent B and return the child(ren) to that same place. Parent B must give Parent A written notice of the location at which Parent A is to pick up and return the child(ren) no later than the 15th day before the Friday that begins the designated weekend.
- (g) Parent A's Extended Summer Possession If Parent A gives Parent B written notice by April 15 of a year or gives Parent B 14 days' written notice on or after April 16 of a year, Parent A may designate one weekend during which an otherwise scheduled weekend period of possession by Parent B shall not take place in that year. The weekend chosen must begin no earlier than the day after the child's school is dismissed for the summer vacation and end no later than 7 days before school resumes at the end of the summer vacation. The weekend chosen must not interfere with Parent B's periods of extended summer possession or with Father's Day possession.
- (h) <u>Child's Birthday</u> If a parent is not otherwise entitled under this Standard Possession Order to possession of a child on the child's birthday, that parent shall have possession of the child beginning at 6 p.m. and ending at 8 p.m. on that day, provided that that parent picks up the child from the other parent's residence and returns the child to that same place.
- (i) <u>Father's Day</u> Father shall have the right to possession of the child each year, beginning at 6 p.m. on the Friday before Father's Day and ending at 8 a.m. on the Monday after Father's Day. If Father is not already entitled to present possession of the child, he must pick up the child from Mother's residence and return the child to that same place.
- (j) Mother's Day Mother shall have the right to possession of the child each year beginning on the Friday before Mother's Day at the time the child's school is dismissed and ending at 8 a.m. on the Monday after Mother's Day. If Mother is not already entitled to present possession of the child, she must pick up the child from Father's residence and return the child to that same place.

7. Standard Possession Schedule (100 miles or less)

<u>If the Standard Possession Schedule applies</u>, **Parent B** shall have the right to possession of the child(ren) as follows - unless otherwise expressly provided in this order.

(a) Weekends							
	Parent B shall have the right to possession of the child(remonth. If the weekend occurs during the school year, it sh						
	 begin on the 1st, 3rd, and 5th Friday of each month at: ☐ 6 p.m. ☐ the time school is regularly dismissed If the weekend occurs during the summer break, it shall month at 6 p.m. and end at 6 p.m. the following Sunday. 	and end at: 6 p.m. the following Sunday the time school resumes after the weekend. begin on the 1st, 3rd, and 5th Friday of each					
(b)	Weekends Extended by a Holiday						
	If Parent B's weekend begins on a student holiday or a teacher in-service day that falls on a Friday during the school year, that weekend period of possession shall <i>begin</i> on the Thursday before the holiday or inservice day at: (Check one box.) 6 p.m.						
	the time school is regularly dismissed on Thursday.						
	If Parent B's weekend ends on or is immediately followed by a student holiday or a teacher in- that falls on a Monday during the regular school term, that weekend period of possession s (Check one box.)						
	☐ 6 p.m. on that Monday. ☐ 8 a.m. on Tuesday.						
	If Parent B's weekend <i>begins</i> on a federal, state, or local holiday that falls on a Friday during the summer break, that weekend period of possession shall <i>begin</i> on the Thursday before the holiday at 6 p.m. If Parent B's weekend <i>ends</i> on a federal, state, or local holiday that falls on a Monday during the summer months when school is not in session, that weekend period of possession shall <i>end</i> at 6 p.m. on that Monday.						
(c)	<u>Thursdays</u>						
	Parent B shall have the right to possession of the child(ren beginning at: (Check one box.)	and <i>ending</i> at: (Check one box.)					
	☐ 6 p.m.☐ the time school is regularly dismissed.	☐ 8 p.m. ☐ the time school resumes on Friday.					
If the S	tandard Possession Schedule applies, Parent A and Pa	rent B shall have the right to possession of					
	d(ren) during certain holidays and vacations as set out belo						
superse	edes Parent B's weekend and Thursday periods of possess	sion ordered above.					
(a)	<u>Spring Vacation</u> Parent B shall have the right to possession of the child(rer years:	n) during Spring Vacation in even-numbered					
	beginning on the day the child is dismissed from school for Spring Vacation at: (Check one box.) 6 p.m. the time school is regularly dismissed.	and <i>ending</i> at 6 p.m. the day before school resumes after that vacation.					
	Parent A shall have the right to possession of the child(rer years:	n) during Spring vacation in odd-numbered					
	beginning on the day the child is dismissed from school for Spring vacation at: (Check one box.) 6 p.m. the time school is regularly dismissed.	and <i>ending</i> at 6 p.m. the day before school resumes after that vacation.					

(b)	Thanksgiving Vacation	
	Parent B shall have the right to possession of the child for the 7 years:	Гhanksgiving Holiday in odd-numbered
	beginning the day, the child is dismissed from school for the Thanksgiving holiday at: (Check one box.)	and <i>ending</i> at 6 p.m. the Sunday following Thanksgiving.
	☐ 6 p.m. ☐ the time the child's school is dismissed.	
	Parent A shall have the right to possession of the child for the 7 years:	Fhanksgiving Holiday in even-numbered
	beginning the day the child is dismissed from school for the Thanksgiving holiday at: (Check one box.) 6 p.m. the time the child's school is dismissed.	and <i>ending</i> at 6 p.m. the Sunday following Thanksgiving.
(c)	Christmas Vacation	I
(0)	In even-numbered years, Parent B shall have the right to posse	ession of the child:
	beginning the day the child is dismissed from school for Christmas school vacation at: (Check one box.) 6 p.m. the time the child's school is dismissed.	and <i>ending</i> at 12 noon on December 28.
	In even-numbered years, Parent A shall have the right to posse December 28 and ending at 6 p.m. on the day before school revacation.	
	In odd-numbered years, Parent A shall have the right to posses	ssion of the child:
	beginning the day the child is dismissed from school for Christmas school vacation at: (Check one box.) 6 p.m.	and <i>ending</i> at 12 noon on December 28.
	the time the child's school is dismissed.	
	In odd-numbered years, Parent B shall have the right to posses December 28 and ending at 6:00 p.m. on the day before school vacation.	
(d)	Parent B's Extended Summer Possession WITH Written Not A written notice by April 1 of a year specifying an extended per that year, Parent B shall have possession of the child(ren) for 3 after the child's school is dismissed for the summer vacation are before school resumes at the end of the summer vacation in the possession must be exercised in no more than two separate per each, as specified in the written notice. The extended summer Father's Day possession. These periods of possession shall be day.	iod or periods of summer possession for 60 days beginning no earlier than the day nd ending no later than seven days at year. The extended summer eriods of at least seven consecutive days possession must not interfere with
(e)	Parent B's Extended Summer Possession WITHOUT Written not give Parent A written notice by April 1 of a year specifying a possession for that year, Parent B shall have possession of the year beginning at 6 p.m. on July 1 and ending at 6 p.m. on July	an extended period or periods of summer e child for 30 consecutive days in that
(f)	Parent A's One Weekend During Parent B's Extended Sum Parent B written notice by April 15 of a year, Parent A shall have	mer Possession - If Parent A gives re possession of the child(ren) on any 1

weekend *beginning* at 6 p.m. on Friday and *ending* at 6 p.m. on the following Sunday during any one period of the extended summer possession by Parent B. This weekend must not interfere with Father's Day possession. Parent A must pick up the child(ren) from Parent B and return the child(ren) to that same place. Parent B must give Parent A written notice of the location at which Parent A is to pick up

and return the child(ren) no later than the 15th day before the Friday that begins the designated weekend.

- (g) Parent A's Extended Summer Possession If Parent A gives Parent B written notice by April 15 of a year or gives Parent B 14 days' written notice on or after April 16 of a year, Parent A may designate one weekend during which an otherwise scheduled weekend period of possession by Parent B shall not take place in that year. The weekend chosen must begin no earlier than the day after the child's school is dismissed for the summer vacation and end no later than 7 days before school resumes at the end of the summer vacation. The weekend chosen must not interfere with Parent B's periods of extended summer possession or with Father's Day possession.
- ant is not athemyica antitled under this Ctandard Deceasion Order t /b) Childle Diethdou If a

(n)	(h) Child's Birthday - If a parent is not otherwise entitled under this Standard Possession Order to possession of a child on the child's birthday, that parent shall have possession of the child beginning at 6 p.m. and ending at 8 p.m. on that day, provided that that parent picks up the child from the other parent's residence and returns the child to that same place.					
(i)	(i) <u>Father's Day</u> - Father shall have the right to possession of the child each year, beginning at 6 p.m. on the Friday before Father's Day and ending at: (Check one box.)					
	☐ 6 p.m. on Father's Day☐ 8 a.m. on the Monday after Father's Day					
	If Father is not already entitled to present possession of the Mother's residence and return the child to that same place					
(j)	Mother's Day - Mother shall have the right to possession	of the child each year:				
	beginning on the Friday before Mother's Day at:	and ending at: (Check one box.)				
	(Check one box.)	☐ 6 p.m. on Mother's Day				
	6 p.m.the time the child's school is dismissed.	☐ 8 a.m. on the Monday after Mother's Day				
	If Mother is not already entitled to present possession of the Father's residence and return the child to that same place					
8. Lc	ong-Distance Possession Schedule (Over 100 Miles	5)				
	ong-Distance Possession Schedule applies, Parent B sten) as follows - unless otherwise expressly provided in this c					
(a)	Weekends					
	Unless Parent B elects the "Alternative Weekend Possess the right to possession of the child(ren) on the 1st, 3 rd , and					
	If the weekend occurs during the regular school term, it sh	all:				
	begin on the 1st, 3rd, and 5th Friday of each month	and end at: (Check one box.)				
	at:	☐ 6 p.m. the following Sunday.				
	(Check one box.)	the time school resumes after the				
	☐ 6 p.m.☐ the time school is regularly dismissed	weekend.				
	If the weekend does not occur during the regular school tel	rm, it shall hegin on the 1st, 3rd, and 5th Friday				
	of each month at 6 p.m. and end at 6 p.m. the following St					
	(Check box below if Parent B is choosing the Alternative We	ekend Possession now.)				
	Alternative Weekend Possession – Instead of the w paragraph, Parent B shall have the right to possession Parent B's choice. The weekend shall begin at 6 p.m. and end at 6 p.m. on the day before school resumes a A 14 days' notice in writing or by telephone before the not conflict with the provisions regarding Christmas, T	n of the child(ren) one weekend per month of on the day school recesses for the weekend after the weekend. Parent B shall give Parent chosen weekend. The weekend chosen shall				

or Mother's Day possession below.

8.

Parent B must choose this option now or by giving written notice to Parent A within 90 days after the parents begin to reside more than 100 miles apart.

(b)	Weekends	Extended by	y a Holiday
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` '										
	If Parent B's weekend begins on a student holiday or a teacher in-service day that falls on a Friday during the regular school term or begins on a federal, state, or local holiday that falls on a Friday during the summer break, that weekend period of possession shall <i>begin</i> on the Thursday before the holiday or inservice day at: (Check one box.) 6 p.m.									
	the time the child's school is regularly dismissed.									
	If Parent B's weekend ends on or is immediately followed by a student holiday or a teacher in-service day that falls on a Monday during the regular school term or ends on a federal, state, or local holiday that falls on a Monday during the summer months when school is not in session, that weekend period of possession shall <i>end</i> at 6 pm on that Monday.									
If the L	ong-Distance Possession Schedule applies, Parent A and Pa	rent B shall have the right to possession								
of the c	hild(ren) during certain holidays and vacations as set out below. edes Parent B's weekend periods of possession ordered above.	This holiday/vacation schedule								
(a)	Spring Vacation									
	Parent B shall have the right to possession of the child(ren) dur at 6 p.m. on the day the child is dismissed from school for Sprir day before school resumes after that vacation.									
(b)	Thanksgiving Vacation									
	Parent B shall have the right to possession of the child for the 7 years:	Thanksgiving Holiday in odd-numbered								
	beginning the day the child is dismissed from school for the Thanksgiving holiday at: (Check one box.) 6 p.m. the time the child's school is dismissed.	and <i>ending</i> at 6 p.m. the Sunday following Thanksgiving.								
	Parent A shall have the right to possession of the child for the years:	Fhanksgiving Holiday in even-numbered								
	beginning the day the child is dismissed from school for the Thanksgiving holiday at: (Check one box.)	and <i>ending</i> at 6 p.m. the Sunday following Thanksgiving.								
	☐ 6 p.m.☐ the time the child's school is dismissed.									
(c)	<u>Christmas Vacation</u>									
	In even-numbered years, Parent B shall have the right to posse	ession of the child:								
	beginning the day the child is dismissed from school for Christmas school vacation at: (Check one box.) 6 p.m.	and <i>ending</i> at 12 noon on December 28.								
	the time the child's school is dismissed.									
	In even-numbered years, Parent A shall have the right to possession of the child beginning at noon on December 28 and ending at 6 p.m. on the day before school resumes after that Christmas school vacation.									
	In odd-numbered years, Parent A shall have the right to posses	ssion of the child:								
	beginning the day the child is dismissed from school for Christmas school vacation at: (Check one box.)	and <i>ending</i> at 12 noon on December 28.								
	☐ 6 p.m. ☐ the time the child's school is dismissed.									

In odd-numbered years, Parent B shall have the right to possession of the child(ren) beginning at noon on December 28 and ending at 6 p.m. on the day before school resumes after that Christmas school vacation.

- (d) Parent B's Long-Distance Extended Summer Possession WITH Written Notice by April 1 If Parent B gives Parent A written notice by April 1 of a year specifying an extended period or periods of summer possession for that year, Parent B shall have possession of the child(ren) for 42 days beginning no earlier than the day after the child's school is dismissed for the summer vacation and ending no later than seven days before school resumes at the end of the summer vacation in that year. The extended summer possession must be exercised in no more than two separate periods of at least seven consecutive days each, as specified in the written notice. The extended summer possession must not interfere with Father's Day possession. These periods of possession shall begin and end at 6 p.m. on each applicable day.
- (e) Parent B's Long-Distance Extended Summer Possession WITHOUT Written Notice by April 1 If Parent B does not give Parent A written notice by April 1 of a year specifying an extended period or periods of summer possession for that year, Parent B shall have possession of the child(ren) for 42 consecutive days in that year beginning at 6 p.m. on June 15 and ending at 6 p.m. on July 27.
- (f) Parent A's One Weekend During Parent B's Extended Summer Possession If Parent A gives Parent B written notice by April 15 of a year, Parent A shall have possession of the child(ren) on any 1 weekend beginning at 6 p.m. on Friday and ending at 6 p.m. on the following Sunday during any 1 period of the extended summer possession by Parent B. Unless a period of possession by Parent B in that year is more than 30 days, then Parent A may have possession of the child under the terms of this provision on any 2 nonconsecutive weekends during that period. Parent A must pick up the child from Parent B and return the child to that same place. The weekend or weekends must not interfere with Father's Day possession.
- (g) Parent A's Extended Summer Possession If Parent A gives Parent B written notice by April 15 of a year, Parent A may designate 21 days beginning no earlier than the day after the child's school is dismissed for the summer vacation and ending no later than 7 days before school resumes at the end of the summer vacation in that year during which Parent B shall not have possession of the child. This extended summer possession must be exercised in no more than 2 separate periods of at least 7 consecutive days each. The period or periods chosen must not interfere with Parent B's periods of extended summer possession or with Father's Day possession. These periods of possession shall begin and end at 6 p.m. on each applicable day.

(h) Child's Birthday

If a parent is not otherwise entitled under this Standard Possession Order to possession of a child on the child's birthday, that parent shall have possession of the child beginning at 6 p.m. and ending at 8

	p.m. on that day, provided that that parent picks up the child from returns the child to that same place.	0 0 1
(i)	Father's Day	
	Father shall have the right to possession of the child each year Father's Day and ending at: (Check one box.)	, beginning at 6 p.m. on the Friday before
	☐ 6 p.m. on Father's Day☐ 8 a.m. on the Monday after Father's Day	
	If Father is not already entitled to present possession of the chi Mother's residence and return the child to that same place.	ild, he must pick up the child from
(j)	Mother's Day	
	Mother shall have the right to possession of the child each year	r:
	beginning on the Friday before Mother's day at: (Check one box.) 6 p.m. the time the child's school is dismissed.	and <i>ending</i> at: (Check one box.) ☐ 6 p.m. on Mother's Day ☐ 8 a.m. on the Monday after Mother's Day

If Mother is not already entitled to present possession of the child, she must pick up the child from Father's residence and return the child to that same place.

9. General Terms and Conditions

Parent B's residence.

the location designated above.

Except as otherwise expressly provided in this Standard Possession Order, the following terms and conditions apply regardless of the distance between the residence of a parent and the child:

(a) Exchange of Children at Start of Parent B's Possession

If a period of Parent B's possession begins at the time the child's school is regularly dismissed, then Parent A is ORDERED to surrender the child to Parent B at the school in which the child is enrolled, and Parent B is ORDERED to pick the child up at the school in which the child is enrolled or the after-school program in which the child is enrolled by 6 p.m. If the child is not in school, Parent B is ORDERED to pick up the child at the location designated below at 6 p.m., and Parent A is ORDERED to surrender the child to Parent B at the location designated below at 6 p.m. If a period of Parent B's possession begins at another time, the Court ORDERS Parent A to surrender the child(ren) to Parent B at the beginning of each such period of Parent B's possession at: (Check one.) Parent A's residence. the following location: (b) Exchange of Children at End of Parent B's Possession If a period of Parent B's possession ends at the time the child's school resumes, then Parent B is ORDERED to surrender the child to Parent A at the school in which the child is enrolled or, if the child is not in school, at the location designated below at 8:00 a.m. If a period of Parent B's possession ends at another time, the Court ORDERS Parent B to surrender the child(ren) to Parent A at the end of each such period Parent B's possession at: (Check one.) Parent B's residence. Parent A's residence. The following location: However, if Parent A and Parent B live in the same county when the order is signed and Parent B remains in the county, but the Parent A moves out of the county, then beginning on the date Parent A moves, Parent B shall surrender the child to Parent A at: (Check one.)

- (c) <u>Personal Effects</u> Each parent is ORDERED to return with the child the personal effects that the child brought at the beginning of the period of possession.
- (d) <u>Designation of Competent Adult</u> Each parent may designate any competent adult to pick up and return the child, as applicable. IT IS ORDERED that a parent or a designated competent adult be present when the child is picked up or returned.
- (e) <u>Inability to Exercise Possession</u> Each parent is ORDERED to give notice to the person in possession of the child on each occasion the parent will be unable to exercise that parent's right of possession for any specified period.
- (f) <u>Written Notice</u> Written notice, including notice by email or fax, is timely made if it is received or, if applicable, postmarked before or at the time that notice is due. Each parent is ORDERED to notify the other parent of any change to their email address or fax number within 24 hours after the change.
- (g) Notice to School and Parent A If Parent B's time of possession of the child ends at the time school resumes and for any reason the child is not or will not be returned to school, Parent B shall immediately notify the school and Parent A that the child will not be or has not been returned to school.

This concludes the Standard Possession Order.

Child Support Guidelines: Low Income

How is child support calculated if the obligor (pay) has a very low income?

Texas law sets general guidelines for calculating child support. The court *can* order child support that is different from the guidelines. And, if the person paying the child support—the "obligor"—has \$1,000 or less per month in monthly net resources, these are the guidelines that apply.

How is child support calculated if I have less than \$1,000 in monthly net resources?

1 child = 15% of the noncustodial parent's average monthly net resources 2 children = 20% of the noncustodial parent's average monthly net resources 3 children = 25% of the noncustodial parent's average monthly net resources 4 children = 30% of the noncustodial parent's average monthly net resources 5 children = 35% of the noncustodial parent's average monthly net resources

6 or more children = not less than the amount for 5 children

See Texas Family Code 154.125(c)

How it works—an example:

- If a noncustodial parent's average monthly net resources are \$900, then guideline child support for 2 children would be \$180 per month. Under the low-income child support guidelines, child support for two children would be 20% of the noncustodial parent's average monthly net resources, and 20% of \$900 is \$180.
- If you have more than one child together, the amount of child support ordered will "step down" as child support ends for each child.
- Using the same example, if you have two children, low-income guideline child support would step down from \$180 per month (20% of \$900) to \$135 per month (15% of \$900) when the oldest child turns 18 and graduates from high school.

What if the noncustodial parent has children with someone else AND a low income?

Guideline child support is slightly different if the noncustodial parent has other children. This chart tells you the percentage the judge will apply to the non-custodial parent's average monthly net resources if the non-custodial parent has other children. See Texas Family Code 154.129.

Low-Income Guideline Child Support: Multiple Family Adjusted Guidelines

Number of children	1	2	3	4	5	
% of Net Monthly Resources	15%	20%	25%	30%	35%	

Multiple Family Adjusted Guidelines — Low Income — % of net monthly income											
Number of children before the Court											
1 2 3 4 5 6 7											
Number of	0	15.00	20.00	25.00	30.00	35.00	35.00	35.00			
other children	1	13.50	18.33	23.13	27.90	32.96	33.25	33.47			
for whom the	2	12.50	17.00	21.50	26.50	31.50	31.94	32.28			
Obligor has a	3	11.63	15.80	20.63	25.50	30.41	30.92	31.33			
duty of	4	10.80	15.33	20.00	24.75	29.56	30.10	30.55			
support	5	10.63	15.00	19.53	24.17	28.88	29.43	29.90			
	6	10.50	14.75	19.17	23.70	28.32	28.88	29.35			
	7	10.41	14.56	18.88	23.32	27.85	28.40	28.88			

Example: Calculating child support with 1 child in 1 household but 2 in another, under low-income guidelines.

- Noncustodial parent's (NCPs) average monthly net resources are \$900.
- The custodial parent of a new baby applies for child support (the new baby is the child BEFORE the court).
- The noncustodial parent also has two children from a prior relationship (These are the children NOT before the Court).
- Using the chart above, with ONE child before the court and TWO other children for whom the Obligor has a duty to support, the percentage applied to the noncustodial parent—obligor would be 12.50%. So, 12.50% of \$900 is \$112.50.

What money is included when you calculate child support?

Guideline child support is calculated based on the net resources of the noncustodial parent. Net resources are not the same thing as take-home pay. For child support purposes, the term "net resources" means all money received by the noncustodial parent from all sources, including

- · wages,
- overtime,
- tips,
- bonuses.
- dividend income,
- self-employment income (including "gig economy" work such as driving for ridesharing app, or delivery app, starting September 1, 2021),
- severance pay,
- retirement benefits,
- pensions,
- trust income,

- annuities,
- · capital gains,
- social security benefits (other than SSI),
- veterans disability benefits (other than non-serviceconnected disability pension benefits),
- unemployment benefits,
- disability and worker's compensation benefits,
- interest income,
- gifts,
- prizes,
- spousal maintenance and alimony.

What isn't included in "monthly net resources"?

"Resources" does not include SSI, return on principal or capital, accounts receivable, TANF, or payments received for foster care of a child. When calculating child support, the noncustodial parent's net resources are capped at \$8,550 per month. Also, a judge cannot count the income of the noncustodial parent's spouse when calculating child support. See Texas Family Code 154.069.

Are the low-income guidelines always applied for child support?

The court will presume that guideline child support is in the child's best interest. But, there are situations when the court can deviate from the guidelines. Some of the factors that the court can consider include the age and needs of the child; the parents' ability to support the child; the child's expenses; what the custody and visitation setup is; travel expenses; etc. See <u>Texas Family Code 154.123</u> for a longer list.

Is there an online child support calculator?

You can use the **Texas Attorney General Child Support Calculator** to calculate regular guideline child support: https://csapps.oag.texas.gov/monthly-child-support-calculator.



Figure: 1 TAC §55.121

Record of Support Order

This completed form must be submitted to the county's clerk of the court to set up the child support account. (See Texas Family Code §105.008)

Note to Clerks: Send the completed form to the State Case Registry/County Contact Team by fax 877-924-6872, e-mail csd-sdu@oag.texas.gov, or mail to TxCSDU, P.O. Box 659400, San Antonio, TX 78265, or use the TXCSES Web Portal to provide this information in lieu of forwarding the document to the TXSDU. In Dallas, El Paso, Harris, Tarrant, Taylor and Travis counties, the completed form must be sent to the Domestic Relations Office.

		Order I	nformation		
County Name:	inty Name: Court Number:			Cause N	lumber:
Attorney General Case Number: Date of H				Order S	ign Date:
Order Type:			Payment Location	ı. 	
	Modified Order		State Disburse		(SDII) Other:
		ne party requests chil			IV-D services, for the benefit of
the family. (Note: Hand					2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -
• `			,		
Signature:				D	ate:
Typed/printed name	:	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·		
Signing person's relations	hip to the case: Cust	todial Parent (CP) C	P attorney \(\square\) Non-Cust	odial Parent (N	CP) NCP attorney
document must be forward that forward the Record of	led to the Office of the Support Order directly	Attorney General by e- to the State Case Regis	mail to <u>csd-fax051@oag</u> stry/County Contact Tea	<u>.texas.gov</u> or by m, no further ac	the TXCSES Web Portal, the 7 fax to (512) 781-7206. In counties 5tion is required. In Dallas, El Paso,
Harris, Tarrant, Taylor and					
		., .	dial Parent Infor		. 7
	e Protection (FV)	•	ual below is a vict		•
Name:		Date of Birth:		Social S	ecurity Number:
Address:		City:		State:	Zip:
Sex:	Male	Female	Driver's Licens	e Number:	
Home Phone: Work Phone: Cell Phone: Emai					
Relationship to Child(ren):					
Employer Name:					
Address:		City:	State: Zip:		



Figure: 1 TAC §55.121

Obligor/Payor/Non-Custodial Parent Information Family Violence Protection (FV) (Check if individual below is a victim of family violence)							
Name: Date of Birth:				Social Security Number:			
Address:		City:			State:	Zip:	
Sex:	Male	Female	D	river's Lice	nse Number	::	
Home Phone:	Work Phone:	Cell Pho	one:	Email:			
Relationship to Child	(ren):						
Employer Name:							
Address:		City:			State:	Zip:	
		Depen	dent Inf	ormation			
Family Violence	Protection (FV) (Check if de	pendent				
Name:		Sex: Male	Fen		of Birth:	Social Security Number:	
Family Violence	Protection (FV	(Check if de	(Check if dependent below is a victim of family violence)			nily violence)	
Name:		Sex: Male	Fem		of Birth:	Social Security Number:	
Family Violence	Protection (FV	(Check if de	pendent	below is a v	ictim of fan	nily violence)	
Name:		Sex: Male	Fen		of Birth:	Social Security Number:	
Family Violence	Protection (FV	(Check if de	pendent	below is a v	ictim of fan	nily violence)	
Name:		Sex: Male	Fen		of Birth:	Social Security Number:	
If there are more chil	If there are more children, attach an additional page listing the above information for each additional child.						
	<u> </u>	Attor	ney Info	ormation			
Obligee Attorney:	Phone:		Ob	oligor Attorn	ey:	Phone:	
D 11		DI.			-		
Prepared by:		Phone:			Date:		
County Name:		Court Number	er:		Cause N	Number:	

NOTICE: THIS DOCUMENT CONTAINS SENSITIVE DATA.

Cause Number	
(Print court information	on as it appears on the Petition filed in your case.)
	In the
	Court Number
	Justice of the Peace Court of:
	County Court of:
	District Court of:
	County, Texas
Notice	of Current Address
Ι,	, am a party in this case.
Print your full name	
My address has changed. I ask that tr	ne Court's records be updated accordingly.
My current address is:	
Print new address.	City State
Respectfully submitted,	
Printed Name	Phone Number
Mailing Address	City State Zip
Email Address	Fax # (if available)
С	ertificate of Service
	each party, or if a party is represented by an attorney to the document is filed with (turned in to) the Court as follows:
through the electronic file manager if p	will send a copy of it to the party or the party's attorney cossible. If not possible, I will give a copy to the party or , by commercial delivery service, by fax, or by email.
	I will give a copy of it to the other party or the other party's ercial delivery service, by fax, or by email.
<u>→</u>	
Your Signature	Date