IN T	THE CIRCUIT CO	OURT OF		, MISS	OURI
(First) Petitioner/Pl -and- (First) Respondent/	(Middle)	(Last)	(Jr./Sr./III) (Jr./Sr./III)	Case No Division No	
		Modification	Judgment		
☐ Petiti in persor ☐ Resp appe ☐ Third	nces (Check all tha coner/Plaintiff app n. condent/Defendan ars in person. Party ars in person.	ears Petitioner, appears b t Responde appears b Third Part	/Plaintiff y attorney. ht/Defendan y attorney. y y attorney.	affidavit of Petitioner/Pla	erson. ited upon aintiff. ited upon
	_	oner/Plaintiff's Socia Defendant's Social Se	-	mber are er are	and the last
4. There	n Il judgment herein e have been no mo	was entered on odifications of the init s been modified mos	ial judgment :		<u>_</u> .
	ment pertains to the hild (ren):"	he following uneman	cipated child(ren) hereinafter referi	ed to as
		Name of Child		Child's Age	
-					
					——

Chi 3.	Id Custody
٥.	☐ No change in child custody or visitation was requested by the parties.☐ Visitation - A modification of visitation is necessary to serve the best interests of the minor child(ren).
	The court has jurisdiction over the visitation arrangements of the minor child(ren) pursuant to the Uniform Child Custody Jurisdiction and Enforcement Act, RSMo. §452.700 et seq.
	The court approves the provisions of Part A of the parenting plan marked exhibit pertaining to the visitation arrangements of the minor child(ren) and finds that the visitation
	arrangements contained in said parenting plan are in the best interests of the minor child(ren). Therefore, the court orders the provisions of Part A of the said parenting plan pertaining to
	the visitation arrangements of the minor child(ren) and incorporates by reference all of the terms
	and conditions pertaining to the visitation arrangements of the minor child(ren) set forth in Part A of said parenting plan as if fully set forth herein.
	The sheriff or other law enforcement officers shall enforce the rights of any person to custody or visitation pursuant to RSMo. §452.425.
	Custody - A change in circumstances has occurred regarding the minor child(ren) or the minor child(ren)'s custodian which makes a modification necessary to serve the best interests of
	the minor child(ren).
	The court has jurisdiction over the custody arrangements of the minor child(ren) pursuant to the Uniform Child Custody Jurisdiction and Enforcement Act, RSMo. §452.700 et seq.
	The court approves the provisions of Part A of the parenting plan marked exhibit pertaining to the custodial arrangements of the minor child(ren) and finds that the custodial
	arrangements contained in said parenting plan are in the best interests of the minor child(ren). Therefore, the court orders the provisions of Part A of the said parenting plan pertaining to
	the custodial arrangements of the minor child(ren) and incorporates by reference all of the terms
	and conditions pertaining to the custodial arrangements of the minor child(ren) set forth in Part A of said parenting plan as if fully set forth herein.
	The sheriff or other law enforcement officers shall enforce the rights of any person to custody or visitation pursuant to RSMo. §452.425.
	No change in circumstances has occurred regarding the minor child(ren) or the minor child(ren)'s custodian which makes a modification necessary to serve the best interests of the
	minor child(ren).
	The court does NOT have jurisdiction over the custody arrangements of the minor child(ren) pursuant to the Uniform Child Custody Jurisdiction and Enforcement Act, RSMo. §452.700 et
	seq. and therefore enters no further orders with respect to the custodial arrangements of the minor child(ren).
	Id Support
7.	 No change in child support was requested by the parties. A substantial and continuing change in circumstances has occurred which makes the terms
	concerning child support unreasonable. The court orders the provisions of Part B of the parenting plan marked exhibit, pertaining to the support of the minor child(ren) and
	incorporates by reference all of the terms and conditions set forth in Part B of said parenting plan as if fully set forth herein.
	☐ No substantial and continuing change in circumstances has occurred which makes the terms
	concerning child support unreasonable. The court does not have jurisdiction to enter any orders with respect to the support of the
	minor child(ren).

Maintenance				
8. No change in	maintenance was requ	ested by the	parties.	
	•	•	nces has occurred which mal	kes the terms
	enance unreasonable.			
		av to	the sum of	per
	maintenance commen			
			ances has occurred which m	akes the terms
	enance unreasonable.	so in on ournot	anoce hae eccarred which hi	ando tro torrito
		to enter any o	orders with respect to mainte	nance of the
parties.	o nochavo janoalollon	to officer arry c	radio with roopoot to mainte	nance or the
•	t for Maintenance (If ma	aintenance is t	n he naid hy either narty)	
			ee and issued by the Circuit	Clerk upon the
effective date of		a by the oblig	so and isolated by the chicare	oloni apon alo
	olding shall not issue fo	or the followin	og reason(s):	
Attorney's Fees				
	aintiff shall nay to		the sum of	as and
	Defendant's attorney's			as and
			the sum of	20
	/Plaintiff's attorney's fe		the sum of	as
			the sum of	ac and
			the sum of previously ord	
Respondent/	Defendant shall nav to	die Suin oi _	the sum of	ac
and for Guardian	ad Litem fees in addition	on to the sum	of previousl	v ordered
and for Guaraian	ad Ellom rood in addition		p. 01. 04.	, oracroar
Other Orders				
	ara aa nar tha attaahaa	l Evhibit Numl	hor which is inc	ornarated by
		I EXHIBIT MUTH	per, which is inc	orporated by
reference as if fu	lly set forth herein.			
Court Costs				
=	•	court cost dep	osit(s) previously posted.	
Court costs a	re waived.			
			oner pursuant to RSMo. §487.010	
		_	eceipt of the findings and recon	nmendations of
the commissioner,	and waive the right to file	a motion for re	ehearing in this case.	
(If heard by a Family Court Ju	dge)	(If he	ard by a Family Court Commissioner)	
		Find	ings and Recommendations of	Commissioner:
 Judge	Date		<u>-</u>	
34480	2410	Com	nmissioner D	ate
		App	roved and Adopted as Judgmen	t of the Court:
		, ,,,,,,,	a a sure in a production	
		<u></u>		
		Judg	ge D	ate

A certified copy of this judgment	is to be mailed to the following per	rson(s): (Check all applicable boxes)			
Petitioner/Plaintiff's Attorney	Respondent/Defendant's Attorney	Guardian ad Litem			
(Signature of Attorney)	(Signature of Attorney)	(Signature of Guardian ad Litem)			
(Street)	(Street)	(Street)			
(City) (State) (Zip)	(City) (State) (Zip)	(City) (State) (Zip)			
(Telephone Number)	(Telephone Number)	(Telephone Number)			
Petitioner/Plaintiff	Respondent/Defendant	☐ Third Party			
(Signature of Petitioner/Plaintiff)	(Signature of Respondent/Defendant)	(Signature of Third Party)			
(Street)	(Street)	(Street)			
(City) (State) (Zip)	(City) (State) (Zip)	(City) (State) (Zip)			
(Telephone Number)	(Telephone Number)	(Telephone Number)			

Form CCFC179 – Parenting Plan Part A – Custody

Са	se Information	Mother	Case Number	Exhibit Number			
		Father:	County ST. LOUIS COUNTY				
1.	Children's Information	2	child(ren). They are 4 5 6				
2.	Designation of Parties	Mother is the petitioner/plaintiff. Father is the reference Father is the petitioner/plaintiff. Mother is the reference The State of Missouri is the plaintiff. Mother and	espondent/defendant.				
3.	Access to Records	Unless otherwise provided in this parenting plan, both parents are entitled to access to records and information pertaining to the children, including, but not limited to full and complete medical, dental, health, child care and educational records. Each parent shall take whatever steps are necessary to ensure that the other parent has such access.					
4.	Children's Activities	Both parents must attempt to accommodate the social and academic commitments of the children during the time the children are with them. Each parent should attempt to refrain from scheduling activities that occur primarily when the children are with the other parent. If an activity will affect the other parent's time with the children, the parent scheduling the activity shall obtain the affected parent's permission before committing the children to the activity.					
5.	Issues not to be discussed in the Presence of Children	Mother and Father shall each refrain from making negative, derogatory or degrading statements about the other parent in front of the children. Both parents shall exercise their best efforts to foster the respect, love and affection of the children toward the other parent. Mother and Father shall avoid discussing parenting issues, financial issues, and other topics related to these proceedings when the children are present. Mother and Father should prevent other persons from making negative, derogatory or degrading statements about the other parent in the presence of the children.					
6.	Communication Methods between Parents	The children shall not be used as messengers. concerning the children may be by the following meth your case. In person Mobile telephone Text Other	nods: <i>Check each box that is</i> Work al Service Emai	telephone			
7.	Telephone Contact with Children	Each parent may contact the children in a reaso other parent. Neither parent shall contact the childre than (If this line is left blank, there are Each parent shall provide the other parent with the telephone number at which the children may be contacted by the contacted phone system in such a manner as to "block" or put telephone number is changed, the parent shall notify within a reasonable time. When a parent travels to an overnight destination other parent of the children's destination. He or she the children can be reached.	on at the other parent's residence no restrictions as to time.) the address of their residence acted. Neither parent shall corevent the other parent from the other parent of the new that with the children, he or she	ence later e and the configure their calling. If this telephone number e must notify the			

8. Types of Decisions

The three types of decisions that parents must make concerning their children are major decisions, daily or everyday decisions, and emergency decisions.

Major Decisions – Major decisions are the significant decisions about the children. Major decisions are made by the parent or parents with legal custody. The following are examples of major decisions: the choice or change of schools, including college or special tutoring, choice or change of physician, surgeon or dentist, religious instruction, training or education; selection of child care providers; major medical care, surgery, or any medical procedure requiring hospitalization or out-patient surgery; major dental work and orthodontia; psychological or psychiatric treatment or counseling; the choice or change of camps or other special or extracurricular activities; the extent of any travel away from home; part or full-time employment, purchase or operation of a motor vehicle; contraception and sex education; actual or potential litigation on behalf of the children.

<u>Daily or Everyday Decisions</u> – Daily or everyday decisions are routine decisions like minor medical treatment, bedtimes, homework, chores, selection of clothing and normal daily activities.

Daily decisions shall be made by the parent having actual physical custody at the time of the decision. The parents shall cooperate in establishing mutually agreeable policies regarding such decisions in order that routine decisions remain as consistent as possible.

<u>Emergency Decisions</u> – Emergency decisions are decisions of an urgent nature. They affect the health and safety of the children and have to be made before it is possible to contact the other parent.

The parent who is with the minor child requiring emergency care may make the emergency decision. The parent making the emergency decision shall advise the other parent of the nature and extent of the emergency as soon as possible.

9. Legal Custody

Mother and Father – Joint Legal Custody It is in the best interests of the children that Mother and Father have joint legal custody of the children. Major decisions shall be made by Mother and Father jointly. If Mother and Father disagree on a major decision they shall resolve their disagreement through the dispute resolution procedure set forth herein. Mother – Sole Legal Custody to Mother It is in the best interests of the children that Mother has sole legal custody of the children. Major decisions affecting the children shall be made by Mother. Mother and Father cannot share joint legal custody because:
Father – Sole Legal Custody to Father It is in the best interests of the children that Father has sole legal custody of the children. Major decisions affecting the children shall be made by Father. Mother and Father cannot share joint legal custody because:
Third Party – Sole Legal Custody to Third Party It is in the best interest of the children that

10. Residential Schedules

Mother and Father shall have physical custody of the children as they agree. In the event they do not agree, then Mother and Father shall exchange the children as set forth in the attached residential schedules marked as Exhibit Number _____.

Because the children need a continuing relationship with both parents, each parent shall consider reasonable changes when requested by the other parent or the children. If a significant change is made, either parent may reduce their agreement to writing. All changes are unenforceable unless in writing and signed by both parents.

In the event either parent cannot exercise the scheduled time with the children, he or she 11. Notification should tell the other parent as soon as possible, but not later than 24 hours before the start of the of Change scheduled time with the children. If a parent anticipates that he or she may have to cancel at the from last minute, he or she should advise the other parent of the possible last-minute conflict. If a parent fails to notify the other as set forth above, he or she shall be responsible for the reasonable costs Residential incurred by the other parent. Schedule The parent who has the children takes the children to the exchange location. Each party will 12. Transportation pay the expenses associated with his or her own transportation to and from the exchange location unless otherwise indicated in this parenting plan. If a specific location for an exchange is not stated on the schedule, then the exchange shall 13. Location of occur at the following location: **Exchanges** All exchanges shall occur at the children's school or child care provider. If the children are not in attendance at school or day care, then the exchange shall occur at All exchanges shall occur at the Mother's Residence. All exchanges shall occur at the Father's Residence. All exchanges shall occur at the residence of the parent whose custody period is ending. All exchanges shall occur at _ Joint Physical Custody Using Mother's Address - It is in the best interest of the children 14. Physical that Mother and Father have joint physical custody of the children. The address of the Custody children for mailing and educational purposes is the same as that of Mother. Joint Physical Custody Using Father's Address – It is in the best interest of the children that Mother and Father have joint physical custody of the children. The address of the children for mailing and educational purposes is the same as that of Father. Sole Physical Custody to Mother and Visitation to Father - It is in the best interests of the children that Mother has sole physical custody of the children and that Father have visitation as set forth herein. Sole Physical Custody to Father and Visitation to Mother – It is in the best interests of the children that Father has sole physical custody of the children and that Mother have visitation as set forth herein. Sole Physical Custody to Mother and Supervised Visitation to Father – It is in the best interests of the children that Mother have sole physical custody of the children and Father have supervised visitation as set forth herein. Unsupervised visitation would endanger the children's physical health or impair their emotional development because: Visitation will be supervised by Sole Physical Custody to Father and Supervised Visitation to Mother - It is in the best interests of the children that Father have sole physical custody of the children and Mother have supervised visitation as set forth herein. Unsupervised visitation would endanger the children's physical health or impair their emotional development because: Visitation will be supervised by Other Custody Provisions (for example, Third Party Custody or Sole physical with no visitation):

15. Relocation

RSMo. §452.377 states:

"Absent exigent circumstances as determined by a court with jurisdiction, you as a party to this action are ordered to notify, in writing by certified mail, return receipt requested, and at least sixty days prior to the proposed relocation, each party to this action of any proposed relocation of the principal residence of the child, including the following information:

- (1) The intended new residence, including the specific address and mailing address, if known. and if not known, the city;
- (2) The home telephone number of the new residence, if known;
- (3) The date of the intended move or proposed relocation;
- (4) A brief statement of the specific reasons for the proposed relocation of the child; and
- (5) A proposal for a revised schedule of custody or visitation with the child.
- (6) The other party's right, if that party is a parent, to file a motion, pursuant to Section 452.377, RSMo, seeking an order to prevent the relocation and an accompanying affidavit setting forth the specific good faith factual basis for opposing the relocation within thirty days of receipt of the notice.

Your obligation to provide this information to each party continues as long as you or any other party by virtue of this order is entitled to custody of a child covered by this order. Your failure to obey the order of this court regarding the proposed relocation may result in further litigation to enforce such order, including contempt of court. In addition, your failure to notify a party of a relocation of the child may be considered in a proceeding to modify custody or visitation with the child. Reasonable costs and attorney fees may be assessed against you if you fail to give the

16. Dispute Resolution Procedure

If the parties do not agree on the interpretation of this Parenting Plan, they shall submit the dispute to a mediator chosen by them for non-binding mediation. In the event they are not able to agree on a mediator they shall each select a mediator from the list of approved mediators maintained by the St. Louis County Family Court and the two mediators shall determine who shall mediate the case. The parents are to make a good faith effort to resolve their disagreement. In the event that the parents cannot resolve the dispute by mediation, they may submit the issue to the Court through appropriate proceedings.

Additional dispute resolution procedures are as follows:

17. Additional **Provisions** Pertaining to Custody of the Children

. Additional Provisions Pertaining to Custody of the Children	contempt. If custody, visitation or third-par party without good cause, the aggrieved p stating the specific facts that constitute a v dissolution, legal separation, or judgment party with an explanation of the procedure use in filing the family access motion. A falegal counsel to prepare and file.	s order, the aggrieved party may file a verified motion for rity custody is denied or interfered with by a parent or third erson may file a family access motion with the courticolation of the custody provisions of the judgment of of paternity. The circuit clerk will provide the aggrieved is for filing a family access motion and a simple form for simily access motion does not require the assistance of custody of the children are on the attached addendum(s)
The following parag	raphs differ from Form CCFC17	9
Mother:	Father:	Guardian ad Litem:

Attorney for Mother: _____ Attorney for Father: _____

Judge or Commissioner:

Form CCFC180 - Residential Schedules

Case Information	Mother:	Case Number		Exhibit Number
	Father:	County ST. LOUIS COUN	TY	
1. Weekend and Weekday Schedule	sample entry for one of the exch This means that at 5:30 p.m., Fa him. The last person to receive of than the first person to receive of cycle repeats itself. There is alw If no exchange location is so Parenting Plan Part A Paragraph	written on the Weekend and Weekday E langes may be as follows: "5:30 p.m. Fa ather will begin a period of time during we custody on the Weekend and Weekday ustody on the schedule because after e ways an even number of exchanges for a pecified, then the exchange shall occur in 13 "Location of Exchanges." week one or week two schedule applies,	ther receive thich the construction the construction that the local terms of the local	ves children". hildren will be with must be different veek period, the k period. ation set forth in

As used in this Parenting Plan, "Week One" on the Weekday and Weekend Exchange																	
Schedul	e is d	efine	ed as	a we	ek th	at ha	s Sur	nday	on or	ne of	the fo	llowi	ng da	ites:			
January	1	2	3	4	5	6	7	15	16	17	18	19	20	21	29	30	31
February	1	2	3	4	12	13	14	15	16	17	18	26	27	28	29		
March	1	2	3	4	12	13	14	15	16	17	18	26	27	28	29	30	31
April	1	9	10	11	12	13	14	15	23	24	25	26	27	28	29		
May	7	8	9	10	11	12	13	21	22	23	24	25	26	27			
June	4	5	6	7	8	9	10	18	19	20	21	22	23	24			
July	2	3	4	5	6	7	8	16	17	18	19	20	21	22	30	31	
August	1	2	3	4	5	13	14	15	16	17	18	19	27	28	29	30	31
September	1	2	10	11	12	13	14	15	16	24	25	26	27	28	29	30	
October	8	9	10	11	12	13	14	22	23	24	25	26	27	28			
November	5	6	7	8	9	10	11	19	20	21	22	23	24	25			
December	3	4	5	6	7	8	9	17	18	19	20	21	22	23	31		

As used in this Parenting Plan, "Week Two" on the Weekday and Weekend Exchange Schedule is defined as a week that has Sunday on one of the following dates: January February March 2 2 April Week Two 27 May Definition June July August September October November 10 11 12 December

2. Vacation Schedule	This schedule commences on the first the school year at 6:00 p.m. and ends school for the following school year. A even numbered years and Father shal numbered years. All exchanges will o The parents will alternate the wee and recreational programs to the exter the child is cared for during the workd. If the school year ends during difficommences on the first Friday at 6:00 finish classes for the school year. If the child(ren), then the summer schedule day of classes for the first child to beging Each parent may designate physical custody of the children and the schedules do not apply. Father shall it Mother will have first choice of weeks The parent with the first choice of	of the children for alternating weeks during the summer. Friday after the last day of classes for the child(ren) for on the last Friday at 6:00 p.m. preceding the first day of Mother shall have the first week of physical custody in I have the first week of physical custody in odd ccur at 6:00 p.m. on Friday. It is throughout the summer, coordinating the childcare in possible. Each parent is responsible for ensuring that ay during his or her weeks of physical custody. Each parent weeks for the child(ren), then the summer schedule p.m. after the last day of classes for the last child to be eschool year begins during different weeks for the shall end on the last Friday at 6:00 p.m. before the first in classes for the school year. Weeks) each year during which they will have exclusive the regular or alternative exchange weekday and weekend have first choice of weeks in odd-numbered years.
3. Holidays	during the holidays are set forth on the Holi Special Occasion Exchange Schedule of th Holiday and vacations do not alter the	days. The times each parent will have with the children day Exchange Schedule on page 5 and the Additional lesse Residential Schedules. "Week One" or "Week Two" designation, but they do holiday schedule conflicts with any other schedule, the
Γhe following paragraphs	differ from Form CCFC180	
Mother	Father	Guardian ad Litem
Attorney for Mother	Attorney for Father	
Judge or Commissioner		

Weekday and Weekend Exchange Schedule

	DAY OF WEEK	EXCHANGES FOR DAY
	Sunday	
	Monday	
Щ	Tuesday	
WEEK ONE	Wednesday	
×	Thursday	
	Friday	
	Saturday	
	Sunday	
	Monday	
0)	Tuesday	
WEEK TWO	Wednesday	
W	Thursday	
	Friday	
	Saturday	

Exchanges should be set forth on this schedule. For example, if Father picks up the children at the default location set forth in paragraph 13 for the period of time the children will be with him on Friday, then you would enter "Father receives children at 5:00 p.m." in the box next to the correct Friday. If the transfer occurs at a different location, you would enter "Father receives children at 5:00 p.m. at Mother's residence". There should always be an even number of exchanges on this schedule.

Holiday Exchange Schedule

Holiday	Even Numbered	Odd Numbered	Physical Custody				
	Years	Years	From	То			
	FATHER <i>or</i> MOTHER	FATHER <i>or</i> MOTHER	Time	Time			
New Year's Day Holiday							
King Day							
President's Day							
Easter							
Spring Break							
Memorial Day							
Independence Day							
Labor Day							
Thanksgiving							
Christmas Eve Holiday							
Christmas Day Holiday							

Additional Special Occasion Exchange Schedule

Holiday	Even Numbered	Odd Numbered	Physical Custody	
	Years	Years	From	То
	FATHER <i>or</i> MOTHER	FATHER <i>or</i> MOTHER	Time	Time
Halloween				
Mother's Day				
Father's Day				
Mother's Birthday				
Father's Birthday				
Child's Birthday				

FORM 14 CHILD SUPPORT CALCULATIONS

	FATHER is the "Parent Paying Support" MOTHER is the "Parent Paying Support" Total Number of Children:					ENT IVING PORT	ENT PAYING SUPPORT	COMBINED
1.	MONTHLY GROSS INCOME							
1a.	Monthly court ordered maintenance beir	ng received						
	ADJUSTMENT - Other monthly court or ac support being paid	dministratively	ordered child					
2b.	ADJUSTMENT - Monthly court ordered m	naintenance be	ing paid					
	2c (1). How many children other than this proceeding primarily reside with e		at are the subj	ect of				
	2c (2). Each parent's support obligation or her Line 1 monthly gross income	on from suppor	t schedule usir	ng his				
	2c (3). Monthly amount of child support administrative order for unemancipate proceeding that primarily reside with e	ed children not						
	ADJUSTMENT - Support obligation for oth with each parent (Line 2c (2) minus Line		o primarily resi	de				
	ADJUSTED MONTHLY GROSS INCOME (S 2a, 2b and 2c)	um of lines 1 a	nd 1a, minus I	ines				
	PROPORTIONATE SHARE OF COMBINED INCOME (Each parent's line 3 income div			me)				
	BASIC CHILD SUPPORT AMOUNT (From support chart using combined line	3 income)						
	ADDITIONAL CHILD-REARING COSTS OF	· · · · · · · · · · · · · · · · · · ·						
	6a (1). Reasonable work-related child parent receiving support (Paragraph		ne					
	6a (2). Child Care Tax Credit (See Form	m 14 Directions	s)					
	Reasonable work-related child care costs (Line 6a (1) minus Line 6a (2))	s of the parent	receiving supp	ort				
	Reasonable work-related child care costs (Paragraph 7)	s of the parent	paying support	t				
	Health insurance costs for the children v proceeding (Paragraphs 2 and 3)	vho are the sub	jects of this					
6d.	Uninsured extraordinary medical costs (A	Addendum)						
6e.	Other extraordinary child rearing costs (A	Addendum)						
7.	TOTAL ADDITIONAL CHILD-REARING COS (Sum of lines 6a, 6b, 6c, 6d and 6e)	TS						
8.	TOTAL COMBINED CHILD SUPPORT COST	TS (Sum of line	5 and line 7)					
9.	EACH PARENT'S SUPPORT OBLIGATION (line 4)	Multiply line 8 I	by each parent	's				
10.	10. CREDIT FOR ADDITIONAL CHILD-REARING COSTS (Line 7 for parent paying support)							
	11(1) Total yearly number of overnight periods of visitation or custody for Parent Paying Support							
	ADJUSTMENT FOR AMOUNTS EXPENDED VISITATION OR CUSTODY. (Multiply line 5	DURING PERIO	ODS OF OVERN	IIGHT				
12.	PRESUMED CHILD SUPPORT AMOUNT (L	ine 9 minus lin	es 10 and 11)					
	Number of Children	6	5		4	3	2	1
	Presumed Monthly Support							

Form CCFC181 – Parenting Plan Part B - Support

Case Information		Mother:	Case Number	Exhibit Number				
		Father:	County ST. LOUIS COUNTY					
1.	Children's Information	Part B of this parenting plan applies to child(ren). They are: 1 4 2 5 3 6						
2.	Medical Insurance	You must check at least one of the following thre Neither party is required to maintain medical benefit plan is not available at reasonable cosupport rights have been assigned to the stanot providing support enforcement services Father shall maintain and pay for the cost of benefits at comparable or reduced cost to the medical insurance is now in effect, then Father reasonable cost through his employer or unincluded on Line 6c of Form 14 is Mother shall maintain and pay for the cost of benefits at comparable or reduced cost to the medical insurance is now in effect, then Motter reasonable cost through her employer or unincluded on Line 6c of Form 14 is	I insurance for the benefit of the pet through either parent's emplate of Missouri and the Family Sto either party. I medical insurance with comparate now in effect for the benefit caller shall obtain medical insurance. The current cost of this memper month. I medical insurance with comparate now in effect for the benefit caller insurance with comparate now in effect for the benefit caller shall obtain medical insurance. The current cost of this memory in the current cost of this memory is memory in the correct cost of this memory in the current cost of this memory is memory in the current cost of this memory is the contract of the cost	oyer or union. No support Division is rable or better of the children. If no ce if it is available at dical insurance arable or better of the children. If no nce if it is available at				
3.	Dental Insurance	You must check at least one of the following three Neither party is required to maintain dental in benefit plan is not available at reasonable consupport rights have been assigned to the stand providing support enforcement services of at comparable or reduced cost to that now in insurance is now in effect, then Father shall reasonable cost through his employer or uninincluded on Line 6c of Form 14 is Mother shall maintain and pay for the cost of benefits at comparable or reduced cost to the dental insurance is now in effect, then Mother reasonable cost through her employer or unincluded on Line 6c of Form 14 is	nsurance for the benefit of the cost through either parent's emplate of Missouri and the Family S to either party. I dental insurance with comparance effect for the benefit of the chil obtain dental insurance if it is a on. The current cost of this der per month. I dental insurance with comparant now in effect for the benefit cer shall obtain dental insurance in. The current cost of this der	oyer or union. No support Division is able or better benefits ldren. If no dental vailable at ntal insurance able or better of the children. If no if it is available at				
4.	Cost of Medical and Dental Insurance	In the event either parent is required to main providing the health benefit plan shall provide to If support rights have been assigned to the s providing support enforcement services to either Family Support Division regarding the availability employer or a group plan, provide the name of the and inform the division of any change in access	the other parent an insurance intate of Missouri or the Family surparty, the person paying supporty of medical insurance coverage the insurance provider when cover in the coverage of the insurance provider when coverage the insurance in the insur	dentification card. upport Division is ort shall notify the e through an				

5. Medical and Dental Expenses

As used herein, medical and dental expenses include amounts paid for the diagnosis, cure, mitigation, treatment, or prevention of disease, or for the purpose of affecting any structure or function of the body. This includes orthodontic and vision care, eyeglasses, contact lenses, and prescription drugs. It does not include cosmetic surgery that is directed at improving the patient's appearance and does not meaningfully promote the proper function of the body or prevent or treat illness or disease. It does include expenses to improve a deformity arising from, or directly related to a congenital abnormality, a personal injury resulting from an accident or trauma, or a disfiguring disease.

Expenses for counseling for the minor children shall be included as medical and dental expenses if the counseling is provided by a licensed social worker, licensed professional counselor, licensed psychologist or licensed psychiatrist.

6. Payment of Medical and Dental Expenses not Covered by Insurance

Unless one of the following two boxes is checked, all reasonable and necessary medical and dental expenses of the children not covered by insurance are to be paid equally by the parents.

Except for good cause, no reimbursement of uncovered medical and dental expenses of the children will be allowed unless the person receiving support submits proof of such expenses to the person paying support in writing within 180 days of the date said expenses were incurred.

The person receiving support will pay all reasonable and necessary medical and dental expenses of the children not covered by insurance and the person paying support will reimburse the person receiving support for ______ percent of all such expenses that are actually paid by the person receiving support and are in excess of \$250 per child.

If a parent incurs a non-emergency expense to a health care provider that is not covered by insurance and the available insurance would have paid for some or all of the expense, then the parent incurring the expense shall pay seventy-five percent (75%) and the other parent twenty-five percent (25%) of the uncovered expense. The parents may agree in writing to alternative arrangements as to providers and apportionment of uncovered expenses. Uncovered medical and dental expenses are not divided between the parents pursuant to RSMo.§454.603.

7. Payment of Work-Related Child Care Costs

Yo.	u must check at least one of the following six boxes. There are no reasonable work-related child care expenses incurred by the parties. The current reasonable work-related child care costs of the children paid by Mother directly to the child care provider are \$ per month. This amount has been included on Line 6a or Line 6b of Form 14
	The current reasonable work-related child care costs of the children paid by Father directly to the child care provider are \$ per month. This amount has been included on Line 6a or Line 6b of Form 14
	Mother will pay all reasonable work-related child care expenses. The cost of reasonable work-related child care expenses has NOT been included in the child support calculation pursuant to Form 14. Father will reimburse Mother for percent of all reasonable work-related child care expenses actually paid by Mother. Mother will not be entitled to reimbursement from Father unless said payments are appropriately reported to the Internal Revenue Service. Except for good cause, no reimbursement of reasonable work-related child care expenses will be allowed unless Mother submits proof of such expense to Father in writing within 120 days of the date said expenses were incurred.
	Father will pay all reasonable work-related child care expenses. The cost of reasonable work-related child care expenses has NOT been included in the child support calculation pursuant to Form 14. Mother will reimburse Father for percent of all reasonable work-related child care expenses actually paid by Father. Father will not be entitled to reimbursement from Mother unless said payments are appropriately reported to the Internal Revenue Service. Except for good cause, no reimbursement of reasonable work-related child care expenses will be allowed unless Father submits proof of such expense to Mother in writing within 120 days of the date said expenses were incurred.
	Each parent will pay his or her own reasonable work-related child care expenses related to his or her employment. The cost of reasonable work related child care expenses has NOT been included in the child support calculation pursuant to Form 14. Neither parent will reimburse the other parent for any portion of the child care expenses.

8.	Child Care Expenses Unrelated to Employment	Incidental child care costs not related to employment are to be paid by the party with physical custody at the time the child care costs are incurred.
9.	Method of Payment of Child Support	You must check one and only one of the following five boxes. A wage assignment will not issue because a written agreement has been reached between the parties that provides for an alternative arrangement. Child support shall be paid directly to the person receiving support. A wage assignment will not issue because there is good cause not to require immediate income withholding for the reason that implementation of an immediate wage withholding would not be in the best interest of the child and the person paying support has made timely payments of all previously ordered support. Child support shall be paid directly to the person receiving support. A wage assignment will not issue because a written agreement has been reached between the parties that provides for an alternative arrangement. Child support shall be paid directly to the Family Support Payment Center, PO Box 109001, Jefferson City, Missouri, 65110-9001. A wage assignment will not issue because there is good cause not to require immediate income withholding for the reason that implementation of an immediate wage withholding would not be in the best interest of the child and the person paying support has made timely payments of all previously ordered support. Child support shall be paid directly to the Family Support Payment Center, PO Box 109001, Jefferson City, Missouri, 65110-9001. A wage assignment will be prepared by the person receiving support and issued by the Circuit Clerk upon the effective date of this judgment. Child support is ordered to be paid to the Family Support Payment Center, PO Box 109001, Jefferson City, Missouri, 65110-9001.
10.	Is Child Support pursuant to Form 14?	Yes. The court-ordered child support is the same as the presumed child support amount. The presumed child support amount as calculated herein is not rebutted as being unjust and inappropriate. No. The court-ordered child support is different from the presumed child support amount. After consideration of all relevant factors pursuant to RSMo. §452.340.8 and Form 14, the child support as calculated herein is rebutted as being unjust and inappropriate.
11.	Designation of Parties	 ☐ Mother is the petitioner/plaintiff. Father is the respondent/defendant. ☐ Father is the petitioner/plaintiff. Mother is the respondent/defendant. ☐ The State of Missouri is the plaintiff. Mother and Father are the defendants.
12.	Designation of Parent Paying Support	 Mother is the "parent paying support". Father is referred to as the "person receiving support". ☐ Father is the "parent paying support". Mother is referred to as the "person receiving support". If no regular monthly child support is to be paid by either parent, then you must still check one of the two boxes in this paragraph.

13. Court- Ordered Child Support	Six or More Children – The person paying support is to pay to the person receiving support
14. Starting Date	You must check one and only one of the following two boxes.
for Child	The first child support payment is due on the date of the entry of the judgment. The first child support payment is due on
Support	The first critic support payment is due on
15. Additional Provisions Pertaining to Support of the Children	If a parent fails to pay a cost or expense as required by this parenting plan, then the other parent may pay the cost or expense and seek reimbursement from the parent who was to pay the expense. Any agreement by the parents to divide expenses not specifically listed in this parenting plan is unenforceable unless it is in writing. Additional provisions pertaining to the support of the children are on the attached addendum(s) to parenting plan marked as follows: College Expenses (Exhibit) Extraordinary Medical Expenses (Exhibit) Other Extraordinary Expenses (Exhibit) Other (Exhibit) Other (Exhibit)
The following paragr	raphs differ from Form CCFC181
Mother:	Father: Guardian ad Litem:
Attorney for Mother:	Attorney for Father:
Judge or Commission	oner:

Form CCFC182 – Addendum to Parenting Plan Part B College Expenses

Case Information	Mother:		Case Number	ſ	Exhibit Number		
	Father:		County ST. LOUIS COUNTY				
1. College Expenses	 □ College expenses are to be shared by the partie paying%. The college expenses are pursuant to Form 14. □ The current college expenses of the children to 	NO	T included in the child su	pp			
	month. This amount has been included on Line The current college expenses of the children to month. This amount has been included on Line	be	paid by Father are \$		per		
	As used herein, "college expenses" are educational expenses incurred by a minor child to attend an institution of vocational or higher education. An institution of vocational education means any post secondary training or schooling for which the student is assessed a fee and attends classes regularly. An institution of higher education means any junior college, community college, college, or university at which the child attends classes regularly. College expenses include tuition, fees, books, and dormitory costs for room and board, but do not include room and board while residing with either parent. They are the actual cost to the child. In the event the child receives a scholarship or other aid which reduces the tuition, fees, books, or dormitory costs for room and board, then college expenses do not include the amount of such scholarship or aid. For this purpose, loans to the student shall not be considered 'scholarship or other aid'. College expenses shall be considered due and payable at the beginning of each semester for purposes of determining the parent's obligation to pay for an entire semester. Each parent shall complete and execute for submission to any educational institution on or before the final day of each academic year all forms required by the educational institution, including financial disclosure forms, for each minor child to apply for a scholarship, tuition rebate or other aid for the following academic year.						
	Regardless of what institution the child attends, the maximum college expenses, as defined herein, shall not exceed the cost for tuition, fees, books, and dormitory costs for room and board at: University of Missouri at Columbia (in state) Other						
	To be eligible for continued support, the child shall submit to both parents at the beginning of each semester a transcript or similar official document provided by the institution of vocational or higher education which includes the courses the child is enrolled in and has completed for each term, the grades and credits received for each such course, and an official document from the institution listing the courses which the child is enrolled in for the upcoming term and the number of credits for each course. Upon request for notification of the child's grades by the noncustodial parent, the child shall produce the required document to the noncustodial parent within thirty days of receipt of grades from the education institution.						
	The child entitled to support must comply with all of the requirements set forth in RSMo. \$452.340.5.						

Form CCFC183 – Addendum to Parenting Plan Part B Income Tax Exemptions

Case Information	Mother:	Case Number	Exhibit Number				
	Father:	County ST. LOUIS COUNTY					
Income Tax Exemptions	Unless stated otherwise below, the person receiving support shall be entitled to claim the minor children as dependents in all years. The schedule of basic child support obligations assumes that the parent entitled to receive support claims the tax exemption for the children entitled to support. If the person paying support is entitled to claim any of the minor children as dependents for any tax year, then he or she must be current with all support obligations as of December 31 of the tax year in which the child is to be claimed. Each parent will sign any appropriate documents to allow the other parent to make such claims. The parents shall be entitled to claim the minor children as dependents for income tax purposes as follows:						
	Name of Child	In odd numbered tax years, this parent will claim this child as a dependent	In even numbered tax years, this parent will claim this child as a dependent				

Form CCFC184 – Addendum to Parenting Plan Part B Extraordinary Medical Expenses

Case Information	Mother:	Case Number		Exhibit Number	
Case illioilliation	Would!				
	Father:	County			
		ST. LOUIS COUN	TY		
Payment of Extraordinary Medical Costs to be included on Form 14	Extraordinary medical costs are predictable are treatment, orthodontic treatment, asthma treatment extraordinary medical expenses are included on L. Current Uncovered Extraordinary Medical Paid by Father INCLUDED on For	nt and physical therapy Line 6d of Form 14 and Costs to be m 14	y. These s s shall be p Total Am \$ \$ \$ \$	These specific shall be paid as follows: Total Amount of Expense per month per month per month per month per month	
	Current Uncovered Extraordinary Medical Paid by Mother INCLUDED on For		Total Am	ount of Expense per month per month	
			Ψ	·	
			\$	per month	
	The total cost of these extraordinary child-rearing This amount HAS been included in the child supp include this amount on Form 14 – Line 6e)			per month. 14. <i>(You must</i>	

Form CCFC185 – Addendum to Parenting Plan Part B Other Extraordinary Expenses

Case Information	Mother:	Case Number	er	Exhibit Number			
	Father:	County ST. LOUIS C	COUNTY				
Payment of Extraordinary Child-Rearing	Extraordinary child-rearing costs incurred parents may agree to divide these costs on s to be paid as follows: a. Extraordinary Child-Rearing Costs INCLUI	some percentage basi					
Costs of the Children	Extraordinary Child-Rearing Co Father INCLUDED on Fo	\$ \$	mount of Expense per month per month per month				
	The total cost of these extraordinary child-re: This amount HAS been included in the child include this amount on Form 14 – Line 6e)	aring costs of the child	dren is \$	per month.			
	Mother INCLUDED on Fo	Extraordinary Child-Rearing Costs Paid by Mother INCLUDED on Form 14					
	\$ per month The total cost of these extraordinary child-rearing costs of the children is \$ per month. This amount HAS been included in the child support calculation pursuant to Form 14. (You must include this amount on Form 14 – Line 6e)						
	b. Extraordinary Child-Rearing Costs NOT IN	ICLUDED on Form 14	Į.				
	Extraordinary Child-Rearing Co Father NOT INCLUDED on	M	ntage to be Paid by other to Father %				
	Mother will reimburse Father for the percentage costs of the children so long as they are acture reimbursement of extraordinary child-rearing submits proof of such expense to Mother in vincurred.	ually paid by Father. E costs of the children	Except for good will be allowed	d cause, no I unless Father			
		Extraordinary Child-Rearing Costs Paid by Mother NOT INCLUDED on Form 14					
	Father will reimburse Mother for the percenta costs of the children so long as they are acture reimbursement of extraordinary child-rearing submits proof of such expense to Father in wincurred.	ually paid by Mother. I costs of the children	Except for goo will be allowed	od cause, no I unless Mother			

Form CCFC186 – Addendum to Parenting Plan Part B Vision Insurance

Case Information	Mother:	Case Number	Exhibit Number			
	Father:	County ST. LOUIS COUNTY				
	Very resident all and least one of the following three	a havea				
1. Vision Insurance	You must check at least one of the following three boxes. ☐ Neither party is required to maintain vision insurance for the benefit of the children. A benefit plan is not available at reasonable cost through either parent's employer or ur support rights have been assigned to the state of Missouri and the Family Support Di not providing support enforcement services to either party. ☐ Father shall maintain and pay the cost of vision insurance with comparable or better I comparable or reduced cost to that now in effect for the benefit of the children. If no insurance is now in effect, then Father shall obtain vision insurance if it is available at reasonable cost through his employer or union. The current cost of this vision insuran included on Line 6c of Form 14 is per month. ☐ Mother shall maintain and pay the cost of vision insurance with comparable or better comparable or reduced cost to that now in effect for the benefit of the children. If no insurance is now in effect, then Mother shall obtain vision insurance if it is available at reasonable cost through her employer or union. The current cost of this vision insurance included on Line 6c of Form 14 is per month.					

IN THE CIRCUIT COURT OF ST. LOUIS COUNTY, MISSOURI

In re the Marriag	ge of			
(First) Petitioner,	(Middle)	(Last)	(Jr./Sr./III)	Case No
-and-				Division No.
(First) Respondent.	(Middle)	(Last)	(Jr./Sr./III)	DIVISION NO.
		Affidavit for Jes involving dissolution of marria	of marriage, le	
	Petitioner. Respondent.			
the information	n contained in th		ent and all ex	his or her oath, and states that chibits attached thereto is true dge and belief.
		 Affiant		
Subscribed and	d sworn to this _	day of		, 20
Notary Public				
My Commission	n Expires:			

IN THE CIRCUIT COURT OF ST. LOUIS COUNTY, MISSOURI

My Commissio	n Expires:				
Notary Public					
Subscribed and sworn to this		day of		, 20	
		Affiant			
the information	n contained in	_	nent and all ex	his or her oath, and st hibits attached theret dge and belief.	
	Plaintiff. Defendant.				
	For use in pa	Affidavit for aternity cases or mode		ity cases only.	
(First) Defendant(s).	(Middle)	(Last)	(Jr./Sr./III)		
(First)	(Middle)	(Last)	(Jr./Sr./III)		
(First)	(Middle)	(Last)		Division No.	
-V				Case No	
(First) Plaintiff(s),	(Middle)	(Last)	(Jr./Sr./III)		
(First)	(Middle)	(Last)	(Jr./Sr./III)		