Not Approved for use	e in Contested Cases
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IN THE CIRCUIT COURT OF		, MISSOURI
(County where a	court is located. City of Saint L	ouis is considered a county.)
	Ň	
(First Name) (Middle Name) (Last Name	e) (Jr./Sr./III)	Case Number
Petitioner, (Enter full legal name of the person who	, , , ,	
v.		<b>\</b>
		Division
(First Name) (Middle Name) (Last Name,	) (Jr./Sr./III)	Number
<b>Respondent.</b> (Enter full legal name of the person original petition)	who responded to the	
Judgment for Modifica	ntion of Child Cust	ody and Support
1. Appearances (Check all that apply)		
<ol> <li>Appearances (Check all that apply)</li> <li>Petitioner appears in person.</li> </ol>	Respondent a	ppears in person.
<ul> <li>Petitioner appears by attorney.</li> </ul>		ppears by attorney.
Cause submitted upon affidavit of Pel	·	ted upon affidavit of Respondent.
Guardian ad Litem appears in person		
Third Party <i>(First Name)</i> (A)	Middle Name) (Last Name)	appears in person.
Third Party <i>(First Name)</i> (N	Middle Name) (Last Name)	appears by attorney (Jr./Sr./III)
2. The last four numbers of Petitioner's so	cial security number are	and the last four
numbers of Respondent's social securit	y number are	
3. The court entered its first judgment on	/ / Date (mm/dd/yyyy)	
4. Check one of the two boxes.		
There has been no modification of t	he first judgment since it	was entered.
The first judgment has been modified		
<ol> <li>Check Petitioner or Respondent.</li> <li>Petitioner Respondent filed a Metabolication</li> </ol>		(mm/dd/yyyy) tody and Support on/ /
6. This judgment pertains to the following	child(ren):	Date (mm/dd/yyyy)
	· ·	
a (First Name) (Middle Nam	ne) (Last Name)	(Jr./Sr./III) (Child's Age)
b		
(First Name) (Middle Nam	ne) (Last Name)	(Jr./Sr./III) (Child's Age)
Judgment for Modification of Child Custody and Sup Form CAFC170 01/01/2019		Page 1 of 5 form is available for free at www.selfrepresent.mo.gov

C	(Middle Name)	(Last Name)	(Jr./Sr./III)	(Child's Age)
d. (First Name)	(Middle Name)	(Last Name)	(Jr./Sr./III)	(Child's Age)
e. (First Name)	(Middle Name)	(Last Name)	(Jr./Sr./III)	(Child's Age)
f. (First Name)	(Middle Name)	(Last Name)	(Jr./Sr./III)	(Child's Age)

# Modification of Custody and/or Visitation

- The court makes the following finding related to custody and/or visitation: (Check all that apply)
   No change in circumstances has occurred regarding the child(ren) or the child(ren)'s custodian
  - which makes a modification necessary to serve the best interests of the child(ren).
  - The court does not have "jurisdiction" (as defined in the Uniform Child Custody Jurisdiction and Enforcement Act, §452.700, RSMo, et seq.) over the custody arrangements of the child(ren) and therefore enters no further orders with respect to the custodial arrangements of the child(ren).
  - Custody A change in circumstances has occurred regarding the child(ren) or the child(ren)'s custodian which makes a modification necessary to serve the best interests of the child(ren).

The court has "jurisdiction" (as defined in the Uniform Child Custody Jurisdiction and Enforcement Act, §452.700, RSMo, et seq.) over the custody arrangements of the child(ren).

Therefore, the court orders the provisions of Part A of said *Parenting Plan* pertaining to the custodial arrangements of the child(ren) and incorporates by reference all of the terms and conditions pertaining to the custodial arrangements of the 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 §452.425, RSMo.

Visitation - A modification of visitation is necessary to serve the best interests of the child(ren).

The court has "jurisdiction" (as defined in the Uniform Child Custody Jurisdiction and Enforcement Act, §452.700, RSMo, et seq.) over the visitation arrangements of the child(ren).

The court approves the provisions of Part A of the *Parenting Plan* marked Exhibit \_\_\_\_\_\_\_\_\_ pertaining to the visitation arrangements of the child(ren) and finds that the visitation arrangements contained in said *Parenting Plan* are in the best interests of the child(ren).

Therefore, the court orders the provisions of Part A of said *Parenting Plan* pertaining to the visitation arrangements of the child(ren) and incorporates by reference all of the terms and conditions pertaining to the visitation arrangements of the 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 §452.425, RSMo.

In the event of noncompliance with this order, the aggrieved party may file a verified motion for contempt. If custody, visitation, or third-party custody is denied or interfered with by a parent or third party without good cause, the aggrieved person may file a family access motion with the court stating the specific facts that constitute a violation of the custody provisions of the judgment of dissolution, legal separation, or judgment of paternity. The circuit clerk will provide the aggrieved party with an explanation of the procedures for filing a family access motion and a simple form for use in filing the family access motion. A family access motion does not require the assistance of legal counsel to prepare and file.

#### **Modification of Support**

8. The court makes the following findings related to support: (*Check all that apply*)

The court denies the motion for a change in support in that:

- The court does not have jurisdiction to enter any orders with respect to the support of the child(ren).
- The court finds that there has been no substantial and continuing change in circumstances that makes its previous support order unreasonable at this time.
- The court finds there has been a substantial change in circumstances so as to make its previous support order unreasonable at this time. The court modifies its previous judgment as follows:

The court finds the presumed amount of child support to be just and appropriate and modifies support as described in Part B of the *Parenting Plan* marked Exhibit \_\_\_\_\_\_ 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.

☐ The court finds the presumed amount of child support is unjust and inappropriate and modifies support as described in Part B of the *Parenting Plan* marked Exhibit \_\_\_\_\_\_ 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. The court deviates from the presumed amount of support. The court has considered all factors under §452.340.1, RSMo.

The court declines to order a change in monthly child support paid under its previous judgment, but modifies other support provisions related to the child(ren) as described in Part B of the *Parenting Plan* marked Exhibit \_\_\_\_\_\_\_, 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.

#### 9. Check if applicable.

The State of Missouri has provided public assistance under the TANF program for the child(ren) herein. The total amount due as authorized by law and the guidelines is \_\_\_\_\_ and judgment is entered against

(First Name)	(Middle Name)	(Last Name)	(Jr./Sr./III)	
(•••••••••••••••••	(	()	(0	

the State of Missouri for said amount.

and in favor of

## **Guardian Ad Litem Fees**

10. Check all that apply.
Petitioner shall pay to \_\_\_\_\_\_ the sum of \_\_\_\_\_\_ as and for Guardian ad Litem fees in addition to the sum of \_\_\_\_\_\_ previously ordered.
Respondent shall pay to \_\_\_\_\_\_ the sum of \_\_\_\_\_\_ as and for Guardian ad Litem fees in addition to the sum of \_\_\_\_\_\_ previously ordered.
Guardian ad Litem fees previously ordered to be paid by \_\_\_\_\_\_ have been satisfied.

# Other Orders

- 11. Check if applicable.
  - Other orders are as per the attached Exhibit \_\_\_\_\_, which is incorporated by reference as if fully set forth herein.

## **Court Costs**

12. Check one of the two boxes.

- Court costs are to be paid from the court cost deposit(s) previously posted.
- Court costs are waived.

#### Waiver of Right to Rehearing (If case is heard by a Commissioner.)

We, the undersigned parties, do hereby acknowledge receipt of the findings and recommendations of the commissioner and waive the right to file a motion for rehearing in this case.

Signature of Petitioner's Attorney
Signature of Respondent's Attorney
Signature of Guardian ad Litem
Signature of Petitioner
Signature of Respondent
Signature of Third Party

(If heard by a Family Court Judge)		(If heard by a Family Court Commissioner) Findings and Recommendations of Commissioner:	
(Judge)	(Commissioner)	(Date)	
(Date)		All orders and these findings and recommendations of the Commissioner are confirmed and adopted as the judgment of the court.	
	(Judge)	(Date)	

A certified copy of this Judgment is to be mailed to the following person(s): (Check all applicable boxes)

(Print Name of Petitioner's Attorney)	(Print Name of Respondent's Attorney)	(Print Name of Guardian ad Litem)
(Street)	(Street)	(Street)
(City, State, Zip)	(City, State, Zip)	(City, State, Zip)
(Telephone Number with Area Code)	(Telephone Number with Area Code)	(Telephone Number with Area Code)
□	□	
(Print Name of Petitioner)	(Print Name of Respondent)	(Print Name of Third Party)
(Street)	(Street)	(Street)
(City, State, Zip)	(City, State, Zip)	(City, State, Zip)
() (Telephone Number with Area Code)	() (Telephone Number with Area Code)	() (Telephone Number with Area Code)