Approved for Use in Uncontested Cases Only

IN THE CIRCUIT COURT OF			, MISSOURI	
(First) (Middle) Petitioner/Plaintiff, -and-	(Last)	>	ase No	
(First) (Middle) Respondent/Defendant.	(Last)	(Jr./Sr./III)		
	Modification Ju	udgment		
Parties 1. Appearances (Check all that a	Ars Petitioner/Pl appears by a Respondent, appears by a	Ittorney. /Defendant Ittorney.	Guardian ad Litem appears in person. Cause submitted upon affidavit of Petitioner/Plaintiff. Cause submitted upon affidavit of Respondent/Defendant.	
2. The last four digits of Petition the last four digits of Respon				
Judgment(s) 3. The initial iudgment herein w	as entered on			

4. There have been no modifications of the initial judgment since it was entered.
 The initial judgment has been modified most recently on \_\_\_\_\_\_.

# Children

5. This judgment pertains to the following unemancipated child(ren) hereinafter referred to as "minor child(ren):"

Name of Child	Child's Age

Child Custody

6. On the 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).

## Child Support

7. O 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 requested by the parties.
  - A substantial and continuing change in circumstances has occurred which makes the terms concerning maintenance unreasonable.

\_\_\_\_\_ is ordered to pay to \_\_\_\_\_\_ the sum of \_\_\_\_\_\_ per month as and for maintenance commencing \_\_\_\_\_\_.

No substantial and continuing change in circumstances has occurred which makes the terms concerning maintenance unreasonable.

The court does not have jurisdiction to enter any orders with respect to maintenance of the parties.

9. Wage Assignment for Maintenance (If maintenance is to be paid by either party)

Income withholding shall be prepared by the obligee and issued by the Circuit Clerk upon the effective date of this order.

Income withholding shall not issue for the following reason(s):

## Attorney's Fees

10. Petitioner/Plaintiff shall pay to	the sum of	_as and
for Respondent/Defendant's attorney's fees herein.		
Respondent/Defendant shall pay to	the sum of	as
and for Petitioner/Plaintiff's attorney's fees herein.		
11. Petitioner/Plaintiff shall pay to	the sum of	_as and
for Guardian ad Litem fees in addition to the sum of	previously ordered	J.
Respondent/Defendant shall pay to	the sum of	as
and for Guardian ad Litem fees in addition to the sum of _	previously ord	lered.

## Other Orders

12. Other orders are as per the attached Exhibit Number\_\_\_\_\_, which is incorporated by reference as if fully set forth herein.

## Court Costs

13. 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 pursuant to RSMo. §487.010 et. seq.)

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.

(If heard by a Family Court Judge)			(If heard by a Family Court Commissioner) Findings and Recommendations of Commissioner:	
Judge	Date	Commissioner Approved and Adopted a	Date Date as Judgment of the Court:	
		Judge	Date	

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)	

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