IN THE CIRCUIT COURT OF _____, MISSOURI In re the Marriage of (First) (Middle) (Last) (Jr./Sr./III) Case No. _____ Petitioner. -and-Division No. (First) (Middle) (Jr./Sr./III) (Last) Respondent. Judgment of Legal Separation Parties 1. As used herein, "Wife" refers to Petitioner and "Husband" refers to Respondent. As used herein, "Husband" refers to Petitioner and "Wife" refers to Respondent. 2. Appearances (Check all that apply) Respondent remains in default as to the pleadings. Petitioner appears in Petitioner appears by Guardian ad Litem person. attorney. appears in person. Respondent appears by Cause submitted upon Respondent appears in person. attorney. affidavit of Petitioner. Third Party _____ Cause submitted upon Third Party _____ appears by attorney. affidavit of Respondent. appears in person. 3. The last four digits of Petitioner's Social Security Number are ______ and the last four digits of Respondent's Social Security Number are 4. Respondent is not on active duty in the armed services of the United States now or any time since the filing of the petition herein. Respondent is on active duty in the armed services of the United States, but has waived his or her rights pursuant to the Servicemembers Civil Relief Act of 2003. Jurisdiction 5. Thirty (30) days have elapsed since the filing of the petition herein. 6. The court has personal jurisdiction over Respondent. The court does not have personal jurisdiction over Respondent. 7. Petitioner has been a resident of the State of Missouri for at least ninety (90) days immediately prior to the filing of the petition herein. Respondent has been a resident of the State of Missouri for at least ninety (90) days immediately prior to the filing of the petition herein. Marriage 8. The parties were married on ______, and the marriage was registered in 9. The parties separated on or about ____

10. There is a reasonable likelihood that the marriage of the parties can be preserved, and the marriage is therefore not irretrievably broken.

Children

11. Wife is not now pregnant.

12. There are no unemancipated children born or adopted of the marriage.

There is/are	unemancipated	d living child(ren) born or	adopted of the marriage,
hereinafter referred to as	"minor child(ren)".	The name(s) and age(s)	of the minor child(ren) are:

Name of Child	Age

It is therefore ordered, adjudged and decreed that:

13. The Petitioner and Respondent are legally separated.

Maintenance

14. Maintenance to Petitioner

No maintenance is to be paid to Petitioner by Respondent. This order is not subject to modification.

Respondent is ordered to pay to Petitioner the sum of _____ per month as and for maintenance. Said maintenance is _____ subject to modification.

The court lacks jurisdiction to enter any orders with respect to maintenance of Petitioner. 15. Maintenance to Respondent

No maintenance is to be paid to Respondent by Petitioner. This order is not subject to modification.

Petitioner is ordered to pay to Respondent the sum of ______ per month as and for maintenance. Said maintenance is ______ subject to modification.

The court lacks jurisdiction to enter any orders with respect to maintenance of Respondent. 16. 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):

Child Custody (If there are unemancipated children)

17. 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 minor child(ren) and therefore enters no further orders with respect to the custodial arrangements of the minor 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 minor child(ren).

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.

Child Support (If there are unemancipated children)

18. The court does not have jurisdiction to enter any orders with respect to the support of the minor child(ren).

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.

Marital and Nonmarital Property and Marital Debt

19. Division of Property

The parties have entered into a separation agreement marked exhibit ______ which is found to be not unconscionable. Said separation agreement is incorporated herein and the parties are ordered to perform the terms and conditions set forth therein as well as such further and other orders contained in this judgment.

The parties have not entered into a separation agreement. All marital and non-marital property and marital debt are divided in exhibit ______. Said division is fair and equitable and the parties are ordered to perform the terms and conditions set forth therein.

20. Real Property

The legal description of the real property or properties divided herein is more fully set forth in Exhibit(s) ______ which is incorporated into and made a part of this judgment.

If the recording fee is paid by Petitioner/Respondent, the Circuit Clerk is ordered to record a certified copy of this judgment with the Recorder of Deeds in the following county or counties where the real property or properties is located:

21. Pension and Retirement Plans

The court intends its judgment to be a qualified domestic relations order and retains jurisdiction for the purpose of establishing or maintaining this order as a qualified domestic relations order or to revise or conform its terms so as to effectuate the expressed intent of this order.

22. Other Orders Concerning Property and Debt

is ordered to pay to ______ the sum of ______ as and for

23. This judgment divides all marital and nonmarital property and marital debt. No other marital or non-marital property or marital debt remains to be divided by the Court except as set forth herein.

Attorney's Fees

24. Petitioner shall pay to	the sum of	as and for
Respondent's attorney's fees in addition to the	sum of	previously ordered.
Respondent shall pay to	the sum of	as and for
Petitioner's attorney's fees in addition to the su	um of	previously ordered.
25. Petitioner shall pay to	the sum of	as and for
Guardian ad Litem fees in addition to the sum	of pre	eviously ordered.
Respondent shall pay to	the sum of	as and for
Guardian ad Litem fees in addition to the sum	of pre	eviously ordered.

Name Change

26. Wife is granted restoration of I	ner name of _	
	(Maiden or Former)	(New Full Name)
Other Orders		
27. Other orders are as per the att reference as if fully set forth herein		, which is incorporated by

Court Costs

28. 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 All orders and these findings and of the Commissioner are confirm 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) Petitioner's Attorney Guardian ad Litem

(Signature of Petitioner's Attorney)	(Signature of Respondent's 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	Respondent	Third Party					
(Signature of Petitioner)	(Signature of Respondent)	(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

	Mother:	Case Number	Exhibit Number
Case Information	Father:	County	
1. Children's Information	Part A of this parenting plan applies to	4 5	
2. Designation of Parties	 Mother is the petitioner/plaintiff. Fathe Father is the petitioner/plaintiff. Mothe The State of Missouri is the plaintiff. Mother 	r is the respondent/defendant.	
3. Access to Records	Unless otherwise provided in this paren and information pertaining to the children, i dental, health, child care and educational re necessary to ensure that the other parent has	including, but not limited to, full and co cords. Each parent shall take whatever	mplete medical,
4. Children's Activities	Both parents must attempt to accommod children during the time the children are wi scheduling activities that occur primarily w will affect the other parent's time with the of the affected parent's permission before com	th them. Each parent should attempt to hen the children are with the other parent children, the parent scheduling the activity	refrain from nt. If an activity
5. Issues not to be discussed in the Presence of Children	statements about the other parent in front of efforts to foster the respect, love and affecti Father shall avoid discussing parenting issu proceedings when the children are present.	on of the children toward the other pare es, financial issues, and other topics relation or persons from making negative, deroga	se their best nt. Mother and ated to these
6. Communication Methods between Parents	the children may be by the following metho In person H Mobile telephone L		<i>in your case</i> . ork telephone
7. Telephone Contact with Children	other parent. Neither parent shall contact th (If this line is left blank, t. Each parent shall provide the other par number at which the children may be contac system in such a manner as to "block" or pr number is changed, the parent shall notify the reasonable time.	<i>here are no restrictions as to time.</i>) ent with the address of their residence a cted. Neither parent shall configure the revent the other parent from calling. If t he other parent of the new telephone nu destination with the children, he or she r	the later than nd the telephone ir telephone his telephone mber within a nust 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. <u>Major Decisions</u> - 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 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
	parent have physical custody.
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.

11. Notification of Change from Residential Schedule	In the event either parent cannot exercise the scheduled time with the children, he or she should tell the other parent as soon as possible, but not later than 24 hours before the start of the scheduled time with the children. If a parent anticipates that he or she may have to cancel at the 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 incurred by the other parent.
12. Transportation	The parent who has the children takes the children to the exchange location. Each party will pay the expenses associated with his or her own transportation to and from the exchange location unless otherwise indicated in this parenting plan.
13. Location of Exchanges	If a specific location for an exchange is not stated on the schedule, then the exchange shall occur at the following location: 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
14. Physical Custody	 □ Joint Physical Custody Using Mother'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 Mother. □ Joint Physical Custody Using Father's Address - It is in the best interest 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 Hat Mother have visitation as set forth herein. □ Sole Physical Custody to Mother and <u>Supervised</u> Visitation to Father - It is in the best interests of the children that Hather has sole physical custody of the children and Father have supervised visitation as set forth herein. □ Sole Physical Custody to Mother and <u>Supervised</u> 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. □ Sole Physical Custody to Father and <u>Supervised</u> Visitation to Mother - It is in the best interests of the children wisher have sole physical custody of the children and Mother have supervised visitation as set forth herein. □ Sole Physical Custody to Father and <u>Supervised</u> 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. □ Sole Physical Lustody to Father and <u>Supervised</u> Visitation would endanger the children 's physical health or impair their emotional development because:

15. Relocation	action are ordered days prior to the principal resider (1) The inter and if not known (2) The hom (3) The date (4) A brief s (5) A propos Your obligat party by virtue of obey the order of enforce such order relocation of the	igent circumstances as determined by a c ed to notify, in writing by certified mail, proposed relocation, each party to this a nee of the child, including the following nded new residence, including the specif n, the city; e telephone number of the new residence of the intended move or proposed reloca- tatement of the specific reasons for the p sal for a revised schedule of custody or v tion to provide this information to each p of this order is entitled to custody of a ch of this court regarding the proposed reloca- tection to provide the information to each p of this court regarding the proposed reloca- tection and the specific reasons for the p of the scale of custody of a ch of this court regarding the proposed reloca- tection to provide the proposed reloca- tection and the proposed reloca- tection of the specific court. In addi- e child may be considered in a proceedin on the costs and attorney fees may be assess	information: ic address and mailing address, if known, e, if known; ation; oroposed relocation of the child; and risitation with the child. party continues as long as you or any other ild covered by this order. Your failure to ation may result in further litigation to ition, your failure to notify a party of a g to modify custody or visitation with the
16. Dispute Resolution Procedure	dispute to a medi agree on a media maintained by th mediate the case event that the pa Court through ag	ator they shall each select a mediator fro ne St. Louis County Family Court and th	ediation. In the event they are not able to m the list of approved mediators e two mediators shall determine who shall effort to resolve their disagreement. In the iation, they may submit the issue to the
17. Additional Provisions Pertaining to Custody of the Children		provisions pertaining to the custody of th n marked as exhibit(s)	e children are on the attached addendum(s)
The following par	agraphs differ f	from Form CCFC179	
Mother		Father	Guardian ad Litem
Attorney for Mothe	r	Attorney For Father	
Judge or Commissi	oner		

Form CCFC180 – Residential Schedules

Mother:

Case	Information

1. Weekend and Weekday Schedule

ormation	Father:								С	ounty								
end and day dule	Each ex sample entry This means t with him. The last than the first cycle repeats If no exc Parenting PI To deter definitions b	y for o that at t perso t perso s itsel change an Pa cmine	one of t 5:30 on to on to f. Th e loca rt A H	the e p.m. receiv receiv ere is ution i Parage	excha , Fath ve cu ve cu alwa is spe raph	nges a stody	may b ll beg on th on th even l, ther ocatio	be as gin a gin a gin a gin a g gin a gin a gin a gin a g gin a gin a gin a gin a gi	follo perio eeken edule ber o excha Exch	ws: " d of t d and e beca of exc ange s ange	5:30 j ime d l Wee ause a hange shall e s."	b.m. I luring kday ifter e es for occur	Father g whice Sche each t a two at the	r rece ch the edule r wo w o wee e loca	ives c child must eek p k per tion	childr lren v be dif eriod iod. set fo	en". vill bo fferen , the rth in	ıt
Week One Definition	As used Schedu January February March April May June July August September October November December																nge 30 30 31 30 30	31 31 31
Week Two Definition	As used Schedu January February March April May June July August September October November December															30 29 29 29 29 29 29 29 29	31 30 30 30 30 30 30	31

Case Number

Exhibit Number

2. Vacation Schedule	 No specific weeks will be set aside for vacations. The parents will have physical custody of the children for alternating weeks during the summer. This schedule commences on the first Friday after the last day of classes for the child(ren) for the school year at 6:00 p.m. and ends on the last Friday at 6:00 p.m. preceding the first day of school for the following school year. Mother shall have the first week of physical custody in odd numbered years. All exchanges will occur at 6:00 p.m. on Friday. The parents will alternate the weeks throughout the summer, coordinating the childcare and recreational programs to the extent possible. Each parent is responsible for ensuring that the child is cared for during the workday during his or her weeks of physical custody. If the school year ends during different weeks for the child(ren), then the summer schedule commences on the first Friday at 6:00 p.m. after the last day of classes for the last child to finish classes for the school year. If the school year. Each parent may designate
3. Holidays	A different schedule can apply on holidays. The times each parent will have with the children during the holidays are set forth on the Holiday Exchange Schedule on page 5 and the Additional Special Occasion Exchange Schedule of these Residential Schedules. Holidays and vacations do not alter the "Week One" or "Week Two" designation, but they do apply ahead of the regular schedule. If the holiday schedule conflicts with any other schedule, the holiday schedule takes precedence.
The following par	agraphs 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	
8	Thursday	
	Friday	
	Saturday	
	Sunday	
	Monday	
Q	Tuesday	
WEEK TWO	Wednesday	
	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	Physica	I Custody
	Years	Years	From	То
	FATHER or MOTHER	FATHER or 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 or MOTHER	FATHER or MOTHER	Time	Time	
Halloween					
Mother's Day					
Father's Day					
Mother's Birthday					
Father's Birthday					
Child's Birthday					

Form CCFC200 – Addendum to Parenting Plan Part A Domestic Violence

Case Information	Mother:	Case Number	Exhibit Number
Case mornation	Father:	County	
 Domestic Violence between Parents 	 You must check one and only one of the follo There has been no domestic violence betwee There has been domestic violence by Mother the children shall not include the address of I There has been domestic violence by Father the children shall not include the address of I There has been domestic violence by Mother records of the children may include the address There has been domestic violence by Mother records of the children may include the address 	n the parents. • against Father. Any education Father or the children. against Mother. Any education Mother or the children. • against Father; however, the e ess of Father or the children. against Mother; however, the e	al records of
2. Pattern of Domestic Violence between Parents	You must check one and only one of the follo ☐ There has been no pattern of domestic violen ☐ There has been a pattern of domestic violen plan best protects the children and Father fro ☐ There has been a pattern of domestic violen plan best protects the children and Mother fro	nce by either Mother or Father. ce by Mother against Father. T m any further violence. ce by Father against Mother. T	his parenting
3. Other Domestic Violence Provisions			

IN THE CIRCUIT COURT OF _____, MISSOURI

In re the Matter of ______ v _____ Case No. _____ Div/Ct Room _____

FORM NO. 14 CHILD SUPPORT AMOUNT CALCULATION WORKSHEET

	FATHER / I MOTHER is the "Parent Paying Support" Total Number of Children:	PARENT RECEIVING SUPPORT	PARENT PAYING SUPPORT	COMBINED
1.	MONTHLY GROSS INCOME			
	1a. Monthly court-ordered maintenance being received			
2.	ADJUSTMENTS			
	2a. Other monthly child support being paid under court or administrative order			
	2b. Monthly court-ordered maintenance being paid			
	2c. Monthly support obligation for other children			
	(1) Number of other children primarily residing in each parent's custody			
	(2) Each parent's support obligation from support schedule using the parent's Line 1 monthly gross income			
	(3) Monthly child support received under court or administrative order for children included in line 2c(1)			
	2c. TOTAL adjustment [Line 2c(2) minus Line 2c(3)]			
3.	ADJUSTED MONTHLY GROSS INCOME (sum of lines 1 and 1a, minus lines 2a, 2b and 2c)			
4.	PROPORTIONATE SHARE OF COMBINED ADJUSTED MONTHLY GROSS INCOME (Each parent's line 3 income divided by combined line 3 income)			
5.	BASIC CHILD SUPPORT AMOUNT			
6	(From support chart using combined line 3 income) ADDITIONAL CHILD-REARING COSTS OF PARENTS			
0.	6a.Child Care Costs of Parent Receiving Support			
-	(1) Reasonable work-related child care costs of parent receiving support			
-	(2) Child Care Tax Credit (See Form 14 Directions)		•	
-	6a. TOTAL adjusted Child Care Costs [Line 6a(1) minus Line 6a(2)]		•	
-	6b. Reasonable work-related child care costs of the parent paying support			
-	6c. Health insurance costs for children who are the subjects of this proceeding			
	6d. Uninsured agreed-upon or court-ordered extraordinary medical costs			
	6e. Other agreed-upon or court-ordered extraordinary child-rearing costs			
7.	TOTAL ADDITIONAL CHILD-REARING COSTS (Enter sum of lines 6a, 6b, 6c, 6d and 6e)			
8.	TOTAL COMBINED CHILD SUPPORT COSTS (Sum of line 5 and line 7)			
9.	EACH PARENT'S SUPPORT OBLIGATION (Multiply line 8 by each parent's line 4)			
10	CREDIT FOR ADDITIONAL CHILD-REARING COSTS (Line 7 of parent paying support)			
11	. ADJUSTMENT FOR A PORTION OF AMOUNTS EXPENDED DURING PERIODS OF OVERNIGHT VISITATION OR CUSTODY. (See Form 14 Directions) (Multiply line 5 by%)			
12	PRESUMED CHILD SUPPORT AMOUNT (Line 9 minus lines 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: Father:	Case Number Exhibit Number
1. Children's Information	Part B of this parenting plan applies to 1 2 3	child(ren). They are: 4 5 6
2. Medical Insurance	 medical benefit plan is not available at reasunion. No support rights have been assigned Division is not providing support enforcem Father shall maintain and pay the cost of mat comparable or reduced cost to that now i insurance is now in effect, then Father shall reasonable cost through his employer or un included on Line 6c of Form 14 is Mother shall maintain and pay the cost of rat comparable or reduced cost to that now i insurance is now in effect, then Mother shall maintain and pay the cost of rat comparable or reduced cost to that now i insurance is now in effect, then Mother shall maintain and pay the cost of rat comparable or reduced cost to that now i insurance is now in effect, then Mother shall maintain and pay the cost of rat comparable or reduced cost to that now i insurance is now in effect, then Mother shall maintain and pay the cost of rat comparable or reduced cost to that now i insurance is now in effect, then Mother shall maintain and pay the cost of rat comparable or reduced cost to that now i insurance is now in effect, then Mother shall maintain and pay the cost of rat comparable or reduced cost to that now i insurance is now in effect, then Mother shall maintain and pay the cost of rat comparable or reduced cost to that now i insurance is now in effect. 	al insurance for the benefit of the children. A onable cost through either parent's employer or ed to the state of Missouri and the Family Support ent services to either party. edical insurance with comparable or better benefits n effect for the benefit of the children. If no medical l obtain medical insurance if it is available at ion. The current cost of this medical insurance per month. nedical insurance with comparable or better benefits n effect for the benefit of the children. If no medical ll obtain medical insurance if it is available at insurance with comparable or better benefits n effect for the benefit of the children. If no medical ll obtain medical insurance if it is available at ion. The current cost of this medical insurance
3. Dental Insurance	 benefit plan is not available at reasonable c support rights have been assigned to the stan not providing support enforcement services Father shall maintain and pay the cost of de comparable or reduced cost to that now in e insurance is now in effect, then Father shall reasonable cost through his employer or un included on Line 6c of Form 14 is Mother shall maintain and pay the cost of comparable or reduced cost to that now in e insurance is now in effect, then Mother shall maintain and pay the cost of comparable or reduced cost to that now in end of the shall maintain and pay the cost of comparable or reduced cost to that now in end of the shall maintain and pay the cost of the comparable or reduced cost to that now in end of the shall maintain and pay the cost of the shall maintain and pay the cost of the comparable or reduced cost to that now in end of the shall maintain and pay the cost of the shall maintain and pay the cost of the comparable or reduced cost to that now in end of the shall maintain and pay the cost of the shall maintain and pay the cost of the comparable or reduced cost to that now in end of the shall maintain and pay the cost of the shall maintain and pay the	insurance for the benefit of the children. A dental ost through either parent's employer or union. No the of Missouri and the Family Support Division is to either party. Ental insurance with comparable or better benefits at effect for the benefit of the children. If no dental l obtain dental insurance if it is available at ion. The current cost of this dental insurance per month. lental insurance with comparable or better benefits at effect for the benefit of the children. If no dental ll obtain dental insurance if it is available at ion. The current cost of this dental insurance per month.
4. Cost of Medical and Dental Insurance	providing the health benefit plan shall provide If support rights have been assigned to the providing support enforcement services to eithe Family Support Division regarding the available	the insurance provider when coverage is available,

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 Dovimont of	Uplace one of the following two hoves is checked, all reasonable and recovery medical and
 Payment of Medical and Dental Expenses not Covered by 	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 120 days of the date said expenses were incurred.
Insurance	 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 year 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	 You 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.
	 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

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 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
10.	Is Child Support pursuant to Form 14?	 Yes. The court-ordered child support is the same as the presumed children 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 children 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.

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13. Court- Ordered Child		t is to pay to the person receiving support support is entitled to support for six or
Support	more children covered by this parenting plan. Five Children - The person paying support is to pa	
	per month when the person receiving children covered by this parenting plan.	support is entitled to support for five
	Four Children – The person paying support is to pa per month when the person receiving	
	children covered by this parenting plan.	
	Three Children - The person paying support is to p per month when the person receiving	
	children covered by this parenting plan. Two Children - The person paying support is to pa	y to the person receiving support
	per month when the person receiving children covered by this parenting plan.	
	One Child - The person paying support is to pay to	
	covered by this parenting plan.	support is entitled to support for one child
	○ No Child Support – Except as otherwise set forth is to be paid by either party for the support of the child	
14. Starting Date for Child	You must check one and only one of the following two bo	
Support	The first child support payment is due on the date of The first child support payment is due on	
15. Additional Provisions	If a parent fails to pay a cost or expense as required by th may pay the cost or expense and seek reimbursement fro	
Pertaining to Support of	Any agreement by the parents to divide expenses not spe	
the Children	unenforceable unless it is in writing. Additional provision are on the attached addendum(s) to parenting plan marke \Box	
	College Expenses (Exhibit) Income Tax Exemptions (Exhibit)	
	Extraordinary Medical Expenses (Exhibit Other Extraordinary Expenses (Exhibit	
	Vision Insurance (Exhibit))
	Other (Exhibit)	
The following para	agraphs differ from Form CCFC181	·
Mother	Father	Guardian ad Litem

Judge or Commissioner

Attorney for Mother

Attorney For Father

Form CCFC182 – Addendum to Parenting Plan Part B College Expenses

	Mother:	Case Number	Exhibit Number
Case Information	Father:	County	
Case Information 1. College Expenses	Father: College expenses are to be shared by a paying%. The college expenses of the chemoth. This amount has been included month. This amount has been included The current college expenses of the chemoth. This amount has been included As used herein, "college expenses" are an institution of vocational or higher education or university at which the child attends cla College expenses include tuition, fees, not include room and board while residing In the event the child receives a scholarshi dormitory costs for room and board, then coscholarship or aid. For this purpose, loans other aid'. College expenses shall be considered do purposes of determining the parent's oblig Each parent shall complete and execute before the final day of each academic year including financial disclosure forms, for eac or other aid for the following academic year including financial disclosure forms, for eac or other aid for the following academic year including financial disclosure forms, for eac or other aid for the following academic year including financial disclosure forms, for eac or other aid for the following academic year including financial disclosure forms, for eac or other aid for the following academic year including financial disclosure forms, for eac or other aid for the following academic year including financial disclosure forms, for eac or other aid for the following academic year including financial disclosure forms, for eac or other aid for the following academic year including financial disclosure forms, for eac or other aid for the following academic year including financial disclosure forms, for eac or other aid for the following academic year including financial disclosure forms, for eac or other aid for the following academic year including financial disclosure forms, for eac or other aid for the following academic year including financial disclosure forms, for eac or other aid for the follo	the parties with Father paying	hild support calculations e \$ per \$ per by a minor child to attend nal education means any be and attends classes ommunity college, college, r room and board, but do ne actual cost to the child. e tuition, fees, books, or the amount of such sidered 'scholarship or g of each semester for ster. onal institution on or ational institution, cholarship, tuition rebate
	To be eligible for continued support, the each semester a transcript or similar official higher education which includes the course term, the grades and credits received for each institution listing the courses which the chi of credits for each course. Upon request for notification of the chi produce the required document to the none the education institution. The child entitled to support must com §452.340.5.	al document provided by the im- es the child is enrolled in and ha ach such course, and an official ild is enrolled in for the upcomi- ild's grades by the noncustodia custodial parent with thirty days	stitution of vocational or as completed for each document from the ing term and the number l parent, the child shall s of receipt of grades from

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

Case Information

1.	Income Tax
	Exemptions

 Mother:
 Case Number
 Exhibit Number

 Father:
 County
 Exhibit Number

 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

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

	Mother:	Case Number		Exhibit Number	
Case Information	Father:	County			
		County			
1. Payment of Extraordinary Medical Costs	Extraordinary medical costs are predictable and recurring, such as expenses for dental treatment, orthodontic treatment, asthma treatment and physical therapy. These specific extraordinary medical expenses are included on Line 6d of Form 14 and shall be paid as follows:				
to be included on Form 14	Current Uncovered Extraordinary Medic Paid by Father INCLUDED on Fo	Total Amount of Expense			
			\$	_ per month	
			\$	_ per month	
			\$	_ per month	
	The total cost of these extraordinary child-rearin This amount HAS been included in the child sup include this amount on Form 14 - Line 6e)	•		•	
	Current Uncovered Extraordinary Medic Paid by Mother INCLUDED on F		Total Amount	of Expense	
			\$	_ per month	
			\$	_ per month	
			\$	_ per month	
	The total cost of these extraordinary child-rearin This amount HAS been included in the child sup include this amount on Form 14 - Line 6e)				

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

		Mother:		Case Number		Exhibit Number	
Case Information		Father:		County			
				county			
1. Payment of Extraordinary Child-Rearing Costs of the Children	Extraordinary child-rearing costs inco parents may agree to divide these costs on be paid as follows: a. Extraordinary Child-Rearing Costs INC	i some pe	rcentage basis. T				
	Extraordinary Child-Rearing Costs Paid by Father INCLUDED on Form 14			Total Amou	Total Amount of Expense		
					\$	per month	
					\$	per month	
					\$	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)						
	Extraordinary Child-Rearing Costs Paid by Mother INCLUDED on Form 14		Total Amount of Expense				
					\$	per month	
					\$	per month	
					\$	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 INCLUDED on Form 14					
		Extraordinary Child-Rearing Father NOT INCLUDED o				to be Paid by to Father % %	
						%	
	Mother will reimburse Father for the percentage amount of each of these extraordinary child- rearing costs of the children so long as they are actually paid by Father. Except for good cause, no reimbursement of extraordinary child-rearing costs of the children will be allowed unless Father submits proof of such expense to Mother in writing within 120 days of the date said expenses were incurred.						
		Extraordinary Child-Rearing Mother NOT INCLUDED			Father t	to be Paid by o Mother	
						%	
						%	
		Father will reimburse Mother for the perce costs of the children so long as they are act reimbursement of extraordinary child-reari submits proof of such expense to Father in incurred.	tually paid ing costs of writing v	l by Mother. Exce of the children will vithin 120 days of	ept for good ca be allowed un the date said ex	luse, no less Mother	

Form CCFC186 – Addendum to Parenting Plan Part B Vision Insurance

Case Information	Mother: Father:	Case Number County	Exhibit Number
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 vision benefit plan is not available at reasonable cost through either parent's employer or union. No support rights have been assigned to the state of Missouri and the Family Support Division is not providing support enforcement services to either party. Father shall maintain and pay the cost of vision insurance with comparable or better benefits at comparable or reduced cost to that now in effect for the benefit of the children. If no vision 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 insurance included on Line 6c of Form 14 is per month. Mother shall maintain and pay the cost of vision insurance with comparable or better benefits at comparable or reduced cost to that now in effect for the benefit of the children. If no vision 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 insurance included on Line 6c of Form 14 is per month. 		