IN THE CIRCUIT COURT OF ST. LOUIS COUNTY, MISSOURI

Petitioner(s),	-		
and		Case No	
	-	Division No	
Respondent(s).			
	Paternity Judgment		
Parties			
—	fers to Petitioner and "Father" re ers to Petitioner and "Mother" re	•	
 Appearances (Check all that apple Respondent remains in defarmable Petitioner appears in person. Respondent appears in person. Third Party appears in person. The last four digits of Petitioner of Respondent's Social Security 	Petitioner appears by attorney. Respondent appears by attorney. Third Party appears by attorney. Social Security Number are	☐ Guardian ad Litem appears in person. ☐ Cause submitted upon affidavit of Petitioner. ☐ Cause submitted upon affidavit of Respondentand the last four digits	
since the filing of the petition has a since the filing of the petition has a since duty	nerein.	ne United States now or anytime Inited States, but has waived his o	r
Children 5. This judgment pertains to the factor as the "child(ren)":	following unemancipated child(I	ren) hereinafter referred to	
Name of Child		Child's Age	

Pa	ternity		
6.	The court finds that	is the fathe	r of the child(ren).
	The court finds that	is/are NOT	the father of the child(ren).
	_		
Ch	ild Custody		
7.	The court does NOT have jurisdiction over	ar the custody arrangements of	the minorchild(ren)
٠.	pursuant to the Uniform Child Custody and		
	enters no further orders with respect to the		
	The court has jurisdiction over the custod		
	Uniform Child Custody and Jurisdiction Act,		ii) puisuant to the
	The court approves the provisions of Part A	_ ·	yhihit
		_ ·	
	pertaining to the custodial arrangements of		ie custodiai arrangements
	contained in said parenting plan are in the Therefore, the court orders the provisions of		lan nortaining to the
	custodial arrangements of the child(ren) ar conditions pertaining to the custodial arran		
		igements of the child(fell) set it	orth in PartA or Said
	parenting plan as if fully set forth herein. The sheriff or other law enforcement officer	ro chall anfaras the rights of an	v noroon to quotody or
		is shall efflorce the rights of any	y person to custody or
	visitation pursuant to RSMo. §452.425.		
	In the event of noncompliance with this ord	der the addrieved party may file	a a verified motion for
	contempt. If custody, visitation, or third-par		
	third party without good cause, the aggrieve		
	stating the specific facts that constitute a v		
	dissolution, legal separation, or judgment of	* *	
	party with an explanation of the procedures		
	use in filing the family access motion. A fan		
	counsel to prepare and file.	mily access motion does not rec	duite assistance of legal
	counsel to propare and me.		
Ch	ild Support		
	The court does not have jurisdiction to e	unter any orders with respect to	the support of the
Ο.	child(ren).	inter any orders with respect to	the support of the
	ciliu(reii).		
	The court orders the provisions of Part B	of the parenting plan marked	avhihit
	pertaining to the support of the child(ren) a		
	conditions set forth in Part B of said parent		
9.			
٠.	sum of as and for reim	bursement of necessary child s	support.
Att	orney's Fees		
	Petitioner shall pay to	the sum of	as and for
	Respondent's attorney's fees herein.		
	Respondent shall pay to	the sum of	as and for
	Petitioner's attorney's fees herein.		
	•		
GΑ	L Fees		
11.	Petitioner shall pay to	the sum of	as and for Guardian ad
	Litem fees in addition to the sum of	previously ordered.	
	Litem fees in addition to the sum of Respondent shall pay to	the sum of	as and for
	Guardian ad Litem fees in addition to the s	um of previousl	y ordered.

Other Orders 12. The child(ren) named abovital Records shall amend the §210.481 and §210.849 to above and to remove any bid record(s). Petitioner shall see Missouri Bureau of Vital Records	ne birth record of reflect that Fath ographical inform nd a certified cop	the child(ren) pur er is the biologica ation of any fathe	suant to RSMo I father of the r currently list	o. child(ren)as stated ted onthe birth
13. The Bureau of Vital Record child(ren) as follows:	ds shall change t	he name on the b	irth record(s)	of the
14. Some or all of the children the parties to apply to the apply the birth certificate(s).				
15. Other orders are as per the reference as if fully set forth		oit Number	, wh	ich is incorporated by
Court Costs 16. Court costs are to be paid Court costs are waived.	from the court c	ost deposit(s) pre	viouslyposted	
Waiver of Right to Rehearin We, the undersigned partie of the commissioner, and wait	s, do hereby ack	nowledge receipt	of the findings	and recommendations
(If heard by a Family Court Judge)			mily Court Commis Recommendat	ssioner) tions of Commissioner:
Judge	 Date	Commissione	 er	Date
Judge	Bute	of the Comm		s and recommendations nfirmed and adopted as
		Judge		Date
A certified copy of this judgment i Petitioner's Attorney		the following pers	<u> </u>	all applicable boxes) n ad Litem
(Signature of Petitioner's Attorney)	(Signature of Peti	tioner's Attorney)	(Signature of	Petitioner's Attorney)
(Attorney's Name/Bar # - PRINTED)	(Attorney's Name	e/Bar # - PRINTED)	(Attorney's N	lame/Bar # - PRINTED)
(Street)	(Street)		(Street)	
(City) (State) (Zip)	(City)	(State) (Zip)	(City)	(State) (Zip)
(Telephone Number)	(Telephone Nun	nber)	(Telephone	Number)

Petition	ner	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)	