# MOTION TO MODIFY CHILD CUSTODY FORMS

**APPROVED BY** 

The Missouri Supreme Court

July, 2010

Do not file this page with the court.

#### MOTION TO MODIFY CHILD CUSTODY FORMS PACKAGE

#### Introduction

#### The Unauthorized Practice of Law

These forms are provided at no cost to you by the Missouri Supreme Court Committee on Access to Family Courts so that you may have access to the Missouri Courts. It is a crime for another person to charge you a fee for preparing these forms for you unless that person is a licensed lawyer. If anyone other than a lawyer attempts to charge you for preparing these forms, you should notify the Office of Chief Disciplinary Counsel, 3335 American Avenue, Jefferson City, Missouri, 65109.

#### General Information about All Forms

Information that you enter on these forms can be saved on your computer ONLY if you are using Adobe Acrobat version 8.0 or higher. They can be completed using the free Adobe Reader, but you will not be able to save the information you enter.

The forms listed below are interactive. You can enter the information on these forms before you print them. If you fill the forms in on your computer, much of the information you enter on one form is automatically transferred to other forms. For example, if you type your first name on the "Motion to Modify Child Custody," your first name will also appear on the other forms.

Some forms refer to the mother and father as the parties, while other forms refer to the parties as the Petitioner and the Respondent. The Parenting Plan refers to the Mother and Father. It is assumed that you are the person that is filing the case. Because of this, you must indicate whether you are the mother or the father and you must indicate whether you are the petitioner/plaintiff or the respondent/defendant so that information from one form can be automatically transferred to the other forms.

This package also contains bookmarks. These bookmarks help you to navigate throughout these forms. In addition, there are "links" embedded in the forms. These links are usually green, and can take you to a related location in the forms.

If the other party signs the "Answer" so that service of process is not required, then you only have to file one copy of the "Motion to Modify Child Custody", "Income and Expense Statement", "Property and Debt Statement", and "Parenting Plan". If the other party does not sign an "Answer", then you must file one additional copy of all of these forms. You should also keep a copy of these forms for your records.

Some additional forms may be required by some Missouri Courts. You should check with your local court.

#### TABLE OF CONTENTS

#### 1. Motion to Modify Child Custody (Form CAFC101)

This is the first form you should complete. Information that you enter on this form will be transferred to all the other forms in the package.

#### 2. Parenting Plan (Form CAFC501)

There are two parts to this form, Part A and Part B. Part A deals with custody issues of the children, and Part B deals with support issues of the children.

If you have different custody or support arrangements for some of the children, you must complete a separate Parenting Plan for each set of children.

#### 3. Income and Expense Statement (Form CAFC150)

This form requires that you list income and expenses for both you and the other party. A lawyer can assist you in finding out this information.

#### 4. Property and Debt Statement (Form CAFC140)

This form is required by most courts and helps the court reach a decision in your case.

#### 5. Answer to Motion to Modify Child Custody (Form CAFC111)

The other party may sign this form if he or she does not want to be personally served. By signing this form, the other party is allowing the court to decide your case. The other party may also use this form to disagree with your statements on your forms.

# 6. Judgment of Modification of Child Custody and/or Support (Form CAFC170)

This is a "proposed" judgment. Different courts handle the preparation of the judgment in different ways. In some courts, the judge will direct you to prepare a judgment, and in other courts, the judge will prepare the judgment.

#### 7. Filing Information Sheet (Form CAFC067)

This form is required by most courts to enter the information about your case into the Court's computer system.

#### 8. Notice of Hearing (Form CAFC721)

You must use this form to give the other party notice of any hearings in this case. The court will not consider any issues at any time in your case unless the other party is property notified using this form.

# Form CAFC101 - Motion to Modify Child Custody

In what Missouri count	v was the	In the Circuit Court of			
judgment you want to	-			MISSOURI	
What is the case number judgment you want to		Case Number		Division Number	
Answer all o	questions on th	is form completely.			
Your Information	I did not fi	(Middle Name) original case. (Petitione ile the original case. (Re Mother rather numbers of my Social S	espondent/Defen		(Jr./Sr./III)
Other Party's Information	(First Name) 7. The last four XXX-XX	ull name of the other pa  (Middle Name)  numbers of the other pa  ty's mailing address is:	(Last Name) arty's Social Secui	rity Number are:	(Jr./Sr./III)

Servi	ice
Infor	mation

9.	<ul><li>☐ The other party has signed a verification being filed with this motion. There</li><li>☐ The other party should be served a</li></ul>	fore, do not issu	ue a summons.
	(Street)		
	(City)	(State)	(Zip)
	☐ The other party should be served a	t his or her plac	e of employment.
	(Employer's Name - if applicable)		(Hours of Employment)
	(Street)		
	(City)	(State)	(Zip)
	<ul> <li>☐ Service by publication. I don't known of locating him or her. Therefore, I publication. I have filed an Affidav Publication.</li> <li>☐ Other method of service:</li> </ul>	am requesting	that he or she be served by
10	. The parent receiving support is not Families (TANF).  The parent receiving support is rec Missouri must be served. Summon	eiving TANF and	therefore the State of
	Director, Family Support 615 Howerton Court Jefferson City, Missouri		

# Case Information

11. The judgment I want to change was entered on (MM/DD/YYYY)
12. I was ordered to pay child support to the other party.  The other party was ordered to pay child support to me.  We both were ordered to pay child support.  No child support was ordered by the court.
13. All child support ordered by the court has been paid.  All child support ordered by the court has not been paid.
14. The child custody judgment that I want to modify is:     ☐ A dissolution of marriage or legal separation judgment.     ☐ A paternity judgment entered by a court.     ☐ A custody and support judgment entered by a court.     ☐ A judgment modifying a previous dissolution of marriage or legal separation judgment.     ☐ A judgment modifying a previous paternity judgment.     ☐ A judgment modifying a previous custody and judgment.     ☐ Other
(Explain)

Military Information		T on active duty in the United active duty in the United State	
Employment Information	16. I am self-employed I am unemployed I am employed at:		
imormation	(Name of Employer)		
	(Street)		
	(City)	(State)	(Zip)
	17. The other party is self The other party is une I don't know the othe The other party is em	employed r party's employment status	
	(Name of Employer)		<del>_</del>
	(Street)		<del>-</del>
	(City)	(State)	(Zip)
Children's Information	18. There is/are listed below.	child(ren) who is/are the	subject of this proceeding as
	Child's F	ull Name	Child's Age

Changes affecting Custody	19. The following changes have occurred since the last custody judgment. These changes justify a different custody arrangement. (Information that was unknown to the trial court at the time of the previous judgment may also be included pursuant to RSMo. §452.410.)
Additional Information about the Children	20. The child(ren) have lived with the following persons at the following address(es) during the past five years. (State the dates at each address)  21. Check all boxes that apply to your case.  Someone other than me or the other parent has physical custody of one or more of the child(ren) or claims to have custody or visitation rights with respect to one or more of the child(ren).  There are other custody proceeding(s) concerning one or more of the child(ren) pending in a court of this or another state.  I have participated in other litigation concerning the custody of one or more of the child(ren) in this or another other state.  One or more of the child(ren) has been a victim of abuse or neglect.  22. Explanation: (If you checked any of the boxes in paragraph 21, please explain in detail here.)

## Proposed Parenting Plan

23. The custody arrangement that is in the best interests of the minor children is set forth in Part A of the attached parenting plan marked Exhibit 1. (You must attach a completed copy of Parenting Plan Form CAFC501 to this motion.)

Request	for
Relief	

Request for Relief	THEREFORE, I want to change the previous judgment coof the attached parenting plan marked Exhibit 1.  I also request the following relief:  Child support should be changed as set forth in Figure plan marked Exhibit 2.  I am without sufficient funds to pay for my attorn party pay my attorney's fees for this case.  Other (Please state the other requests)	Part B of the attached parenting
he or she is the party r	Respondent/Defendant, of lawful age, being duly sworn named above and that the facts stated in this Motion to Note best knowledge and belief.  PRINT YOUR NAME HERE to this	Modify Child Custody are true  This should only be completed if a lawyer
My Commission Expire	s:	helped you with this form.
ATTORNEY INFORMATI	ON (To be completed by your attorney)	Do not enter any information here if you are
Attorney – SIGN HERE  Attorney for Movant – F	Missouri Bar Number PRINT YOUR NAME HERE	filing this case without the assistance of a lawyer.  This information should be completed by your attorney.
(Street)		│
(City)	(State) (Zip)	above named party in the preparation of these pleadings, but I am not

entering my appearance on

his or her behalf.

(Email Address)

(Telephone Number)

(Fax Number)

IN THE CIRCU	IT COURT OF		, MISSOURI
		(County where court is	If this parenting plan is filed after the case has been filed, you MUST enter the Case Number.
(First) (Middle) Petitioner/Plaintiff,	(Last)	(Jr./Sr./III)	Case No.
-and-			Division No
(First) (Middle) Respondent/Defendant.	(Last)	(Jr./Sr./III)	
	PARE	NTING PLAN	
	Part A - Cust	tody of the Child	ren
☐ Mother is the Petitioner/F ☐ Father is the Petitioner/F  2. Plan Author(s)  Check all applicable boxes. ☐ Court ☐ Mother ☐ Father ☐ Guardian ad Litem ☐			
3. Names and Ages of Child  Enter the total number of The names and ages of the c	of children to whom t		
Full N	lame of Child		Child's Age

EXHIBIT NO. \_\_\_\_\_

#### 4. Duration of Plan

The terms and conditions set forth in this parenting plan shall remain in full force and effect until the children are emancipated or until this plan is modified by a court of competent jurisdiction.

#### **Decisions Concerning the Children**

"Joint legal custody" means that the parents share the decision-making rights, responsibilities, and authority relating to the health, education and welfare of the child, and, unless allocated, apportioned, or decreed, the parents shall confer with one another in the exercise of decision-making rights, responsibilities, and authority. RSMo. §452.375.1(2)

#### 5. 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.

#### A. 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,
- The 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.

#### B. Daily or Everyday Decisions

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.

#### C. Emergency Decisions

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.

#### 6. Access to Medical, Dental and Educational Records of the Children

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, and educational records subject to Part A, Paragraph 19.

<ul> <li>Legal Custody</li> <li>You must check one and only one of the following four boxes.</li> <li>         ☐ 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.     </li> <li>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.</li> </ul>
☐ 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:  (Missouri Law requires a statement of the reasons for a request for no shared decision-making. If you do not enter a reason on this line, the court MUST grant joint legal custody.)
☐ 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:  (Missouri Law requires a statement of the reasons for a request for no shared decision-making. If you do not enter a reason on this line, the court MUST grant joint legal custody.)
Third Party – Sole Legal Custody to Third Party  It is in the best interest of the children that (hereinafter referred to as "Third Party") has sole legal and sole physical custody of the children. Major decisions affecting the children shall be made by Third Party. Both parents are unfit, unsuitable, or unable to be a custodian of the children or the welfare of the children requires that neither parent have physical custody. (If this box is checked, the same box MUST be checked under Part A, Paragraph 10.)
Communication between Parents  Communication between the parents concerning the children may be by any of the following methods:  Check each box that is appropriate in your case.  In person  Home telephone  Work telephone  Mobile telephone  Letter via U.S. Postal Service  Email  Fax  Via a designated third person. This third person will be
The children shall not be used as messengers.

#### 9. Issues not to be Discussed in the Presence of the 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.

Form CAFC501-08/29/2009

7.

8.

#### When the Children Will Be with Each Parent

"Joint physical custody" means an order awarding each of the parents significant but not necessarily equal, periods of time during which a child resides with or is under the care and supervision of each of the parents. Joint physical custody shall be shared by the parents in such a way as to assure the child of frequent, continuing and meaningful contact with both parents. RSMo. §452.375.1(3)

10	. Physical Custody
	You must check one and only one of the following nine boxes.  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 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 <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. 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 <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. Unsupervised visitation would endanger the children's physical health or impair their emotional development because:
	Visitation will be supervised by
	☐ Sole Physical Custody to Mother and No Visitation to Father – It is in the best interests of the children that Mother has sole physical custody of the children and Father has no visitation with the children. Visitation would endanger the children's physical health or impair their emotional development. Father shall not have access to records and information pertaining to the children pursuant to RSMo. §452.376.1.
	☐ Sole Physical Custody to Father and No Visitation to Mother - It is in the best interests of the children that Father has sole physical custody of the children and Mother has no visitation with the children. Visitation would endanger the children's physical health or impair their emotional development. Mother shall not have access to records and information pertaining to the children pursuant to RSMo. §452.376.1.
	Physical and Legal Custody to a Third Party – It is in the best interest of the children that (hereinafter referred to as "Third Party") has sole legal and sole physical custody of the children. Both parents are unfit, unsuitable, or unable to be a custodian of the children or the welfare of the children requires that neither parent have physical custody. (If this box is checked, the same box MUST be checked in Part A, Paragraph 7.)

#### 11. 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 residential schedules.

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.

12. Location of	f Exchanges
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If a specific location for an exchange is not stated on the schedule, then the exchange shall occur at the
following location:
You must check one and only one of the following four boxes.
All exchanges shall occur at the children's school or child care provider.
All exchanges shall occur at the Mother's Residence.
All exchanges shall occur at the Father's Residence.
All exchanges shall occur at

#### 13. 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.

#### 14. 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.

#### 15. Telephone Contact with Children

Each parent may contact the children in a reasonable manner when the children are with the other parent. Neither parent shall contact the children at the other parent's residence later than \_\_\_\_\_\_. (If this line is left blank, there are no restrictions as to time.)

Each parent shall provide the other parent with the telephone number at which the children may be contacted. Neither parent shall configure their telephone system in such a manner as to "block" or prevent the other parent from calling.

When a parent travels with the children, he or she must notify the other parent of the children's destination. He or she must also provide a telephone number where the children can be reached.

#### 16. 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 should obtain the affected parent's permission before committing the children to the activity.

#### 17. Dispute Resolution Procedure

This is the manner in which Mother and Father will resolve disagreements concerning the children. This includes disagreements on the meaning or interpretation of any provision of this plan. Mother and Father shall present their disagreements to a mediator chosen by them for non-binding mediation. 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:

Additional dispute resolution procedures are as follows.	

#### Other Provisions Concerning the Children

#### 18. Relocation

RSMo. §452.377states:

"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.

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 required notice."

The residence of the child may be relocated sixty (60) days after providing notice unless a parent files a motion seeking an order to prevent the relocation within thirty (30) days after receipt of notice. Such motion shall be accompanied by an affidavit setting forth the specific factual bases supporting a prohibition of the relocation.

#### Domestic Violence between the Parents You must check one and only one of the following five boxes. There has been no domestic violence between the parents. There has been domestic violence by Mother against Father. Any educational records of the children shall not include the address of Father or the children. There has been domestic violence by Father against Mother. Any educational records of the children shall not include the address of Mother or the children. There has been domestic violence by Mother against Father; however, the educational records of the children may include the address of Father or the children. There has been domestic violence by Father against Mother; however, the educational records of the children may include the address of Mother or the children. 20. Pattern of Domestic Violence between the Parents You must check one and only one of the following three boxes. There has been no **pattern** of domestic violence by either Mother or Father. There has been a **pattern** of domestic violence by Mother against Father. This parenting plan best protects the children and Father from any further violence. There has been a **pattern** of domestic violence by Father against Mother. This parenting plan best protects the children and Mother from any further violence. 21. Other Custody Provisions Mother Father Guardian ad Litem

Attorney for Mother

Attorney For Father

#### Residential Schedules

#### 1. Weekend and Weekday Schedule

Each exchange should be written on the Weekend and Weekday Exchange Schedule. A sample entry for one of the exchanges may be as follows: "5:30 p.m. Father receives children". This means that at 5:30 p.m., Father will begin a period of time during which the children will be with him.

The last person to receive custody on the Weekend and Weekday Schedule must be different than the first person to receive custody on the schedule because after each two week period, the cycle repeats itself. There is always an even number of exchanges for a two week period.

,	Vacation Schedule
	You must select one and only one of the following two options.
	<ul> <li>No specific weeks will be set aside for our vacations.</li> <li>Each parent may designate week(s) each year during which they will have exclusive physical custody of the children and the regular or special exchange schedules do not apply. Father shall have first choice of weeks in odd-numbered years. Mother will have first choice of weeks in even-numbered years.</li> <li>The parent with the first choice of weeks must designate the vacation weeks by March 31 of each year. During this period, the holiday schedule still applies. Neither parent can select a week which would den the other parent of a holiday to which they are entitled.</li> </ul>
	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 3 of these Residential Schedules.  Include the name of the parent that will have the holiday and how the holiday will be structured. For example, Memorial Day is always on a Monday. Should the Memorial Day holiday begin at 6:00 p.m. on Sunday before Memorial Day? Alternatively, should it include the entire weekend? If the entire weekend is included, then it is possible that one parent may not have a weekend with the children for several weeks.  Holidays and vacations do not alter the "Week One" or "Week Two" designation, but they do apply ahe of the regular schedule. If the holiday schedule conflicts with any other schedule, the holiday schedule takes
	precedence.
	precedence.

# Weekday and Weekend Exchange Schedule

Enter the parent who is receiving custody and the specified time for each exchange. See page 5 of these Residential Schedules for a sample schedule. DAY OF WEEK **EXCHANGES FOR DAY** Sunday Monday Tuesday WEEK ONE Wednesday Thursday Friday Saturday Sunday Monday Tuesday WEEK TWO Wednesday Thursday Friday Saturday

# Holiday Exchange Schedule

Holiday	Even Numbered	Odd Numbered	Physical Custody							
	Years	Years	From	То						
	FATHER or MOTHER	FATHER or MOTHER	Time	Time						
New Year's Eve										
New Year's Day										
King Day										
President's Day										
Memorial Day										
Independence Day										
Labor Day										
Thanksgiving										
Christmas Eve										
Christmas Day										
Easter										
Other Holidays (specify)										
Special Occasions (specify)										
Halloween										
Mother's Day										
Father's Day										
Mother's Birthday										
Father's Birthday										
Child's Birthday										

#### DETERMINATION OF WEEK ONE AND WEEK TWO

#### Determination of "Week One" or "Week Two" on the Weekday and Weekend Exchange Schedule

For purposes of this Parenting Plan, **WEEK ONE** is defined as a week that has Sunday on one of the following dates:

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		

For purposes of this Parenting Plan, **WEEK TWO** is defined as a week that has Sunday on one of the following dates:

January	8	9	10	11	12	13	14	22	23	24	25	26	27	28			
February	5	6	7	8	9	10	11	19	20	21	22	23	24	25			
March	5	6	7	8	9	10	11	19	20	21	22	23	24	25			
April	2	3	4	5	6	7	8	16	17	18	19	20	21	22	30	31	
May	1	2	3	4	5	6	14	15	16	17	18	19	20	28	29	30	31
June	1	2	3	11	12	13	14	15	16	17	25	26	27	28	29	30	
July	1	9	10	11	12	13	14	15	23	24	25	26	27	28	29		
August	6	7	8	9	10	11	12	20	21	22	23	24	25	26			
September	3	4	5	6	7	8	9	17	18	19	20	21	22	23			
October	1	2	3	4	5	6	7	15	16	17	18	19	20	21	29	30	31
November	1	2	3	4	12	13	14	15	16	17	18	26	27	28	29	30	
December	1	2	10	11	12	13	14	15	16	24	25	26	27	28	29	30	

# Weekday and Weekend Exchange Schedule

Er		who is receiving custody and the specified time for each exchange.
	DAY OF WEEK	Since the parties do not specify an exchange location, the exchange would occur at the default location in
	Sunday	Paragraph 12 in Part A of the Parenting Plan.
	Monday	5:30 p.m. Dad receives children 8:30 p.m. Mom receives children at Mom's house
빌	Tuesday	This entry contains a
WEEK ONE	Wednesday	mistake. It is unclear whether it refers to 5:30 a.m. or 5:30 p.m.
>	Thursday	
	Friday	5:30 Dad receives children at Daycare
	Saturday	
	Sunday	6:00 p.m. Mom receives children at her house  This entry is also a mistake.
	Monday	Mom already has the children with her so she can't receive the children. There
0	Tuesday	8:30 p.m. Mom receives children number of exchanges for any two week period.
WEEK TW	Wednesday	
>	Thursday	5:30 p.m. Dad receives children at Mom's house 8:30 p.m. Mom receives children at Mom's house
	Friday	Since Dad is the first parent to receive the children on this schedule,
	Saturday	Mom must be the last parent to receive the children. Mom has the children at the start of this schedule.

			EX	(HIBIT NO
IN THE CIRCUIT	COURT OF		, MIS	SOURI
	(1	County where court is	s located)	If this parenting plan is filed after the case has been filed, you MUST enter the Case Number.
(First) (Middle) Petitioner/Plaintiff,	(Last)	(Jr./Sr./III)	Case No.	
-and-			> Division N	o
(First) (Middle) Respondent/Defendant.	(Last)	(Jr./Sr./III)		
	PARENTI Part B – Suppor	NG PLAN t of the Child	ren	
<ol> <li>Identification of Parties         <ul> <li>Check one and only one of the</li> <li>Mother is the Petitioner/Pla</li> </ul> </li> <li>Plan Author(s)         <ul> <li>Check all applicable boxes.</li> <li>Court</li> <li>Mother</li> <li>Father</li> </ul> </li> </ol>	laintiff. Father is the Re			
Guardian ad Litem				
3. Names and Ages of Childre  Enter the total number of The names and ages of the ch	children to whom this p			
Full Na	me of Child		Child's Age	
	-		_	

#### Child Support Calculations

#### **Child Support**

Child support is an amount of money paid by one parent to the other parent for the support of the children. In addition to a regular monthly child support payment, other expenses of the children may be divided between the parents as child support. Part B of the Parenting Plan contains the calculation of child support and the allocation of the children's expenses.

#### Form 14

Form 14 is a form used to calculate a presumed amount of child support. Form 14 is part of this parenting plan and is found on Part B, Page 8. The court will usually follow Form 14, however, if the court finds that the child support calculated pursuant to Form 14 is unjust or inappropriate, it will set child support at a different amount.

Parents must also determine the allocation and amount of other expenses of the children such as medical and dental insurance, uncovered medical and dental expenses, day care, and other extraordinary expenses. These expenses constitute part of the child support obligations of each parent. These other expenses may be included in the Form 14 calculation, or they may be paid independently of the child support payment.

Parents may agree on an amount of child support and the allocation of expenses. The court does not have to accept this agreement and can set different support amounts. Even if the parents have agreed on an amount of child support, THEY MUST STILL CALCULATE A FORM 14 FOR THE COURT. As they work through this parenting plan, they will also be entering the information that is required for Form 14.

Missouri law further provides that "An award of joint physical custody does not preclude an award of child support pursuant to Section 452.340 and applicable supreme court rules in determining an amount reasonable or necessary for the support of the child." RSMo. §452.375.12 Child support may be appropriate even if both parties have custody of the children an equal amount of time.

#### 4. Party to Pay Child Support

support". This is true even if no child support is going to be paid.  You must check one and only one of the following four boxes.
☐ Mother will pay regular monthly child support to Father.  Mother is referred to as "person paying support" and Father is referred to as "person receiving support".
☐ Father will pay regular monthly child support to Mother.  Father is referred to as "person paying support" and Mother is referred to as "person receiving support".
☐ No regular monthly child support will be paid by either parent.  Mother will be referred to as "person paying support" and Father will be referred to as "person receiving support" for the purpose of the Form 14 child support calculation only.
☐ No regular monthly child support will be paid by either parent.  Father will be referred to as "person paying support" and Mother will be referred to as "person receiving support" for the purpose of the Form 14 child support calculation only.

#### Medical and Dental Insurance for the Children

#### Cost of Medical or Dental Insurance for the Children

The cost of medical or dental insurance for the children is the monthly amount of any premium paid. If the parent's employer deducts the amount of premium from his or her pay, then the cost of medical or dental insurance includes the amount of the premium paid. It does not include the cost of medical or dental insurance for the parent, the parent's spouse, or other children that are not covered by this parenting plan. The cost of medical or dental insurance for the children is included on Line 6c of Form 14.

Form 14 states: "If the amount of the actual health insurance costs for the children who are the subject of this proceeding is not available or cannot be verified, the amount of the health insurance costs attributable to the children who are the subject of this proceeding shall be calculated by dividing the total monthly costs for the policy of health insurance by the total number of persons for whom the costs are paid or to be paid and then multiplying the resulting figure by the number of children insured under the policy who are the subject of this proceeding."

5.	Parent Responsible for Medical Insurance  You must check one and only one of the following three boxes.  ☐ Neither party is required to maintain medical insurance for the benefit of the children. A health 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 medical insurance for the benefit of the children.  ☐ Mother shall maintain and pay the cost of medical insurance for the benefit of the children.
6.	Parent Responsible for Dental Insurance  You must check one and only one of the following three boxes.
	Neither party is required to maintain <b>dental</b> insurance for the benefit of the children. A health 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 <b>dental</b> insurance for the benefit of the children.
	Mother shall maintain and pay the cost of <b>dental</b> insurance for the benefit of the children.
7.	Medical and Dental Insurance for the Children
	The total cost of medical and dental insurance paid by Father for the children is per month.  The total cost of medical and dental insurance paid by Mother for the children is per month.  You must enter an amount on both lines, even if you enter "0". These amounts should also be entered on line 6c of Form 14.
	In the event either parent is required to maintain medical or dental insurance, the parent providing the health benefit plan shall provide to the other parent an insurance identification card.

If support rights have been assigned to the state of Missouri or the Family Support Division is providing support enforcement services to either party, the person paying support shall notify the Family Support Division regarding the availability of medical insurance coverage through an employer or a group plan, provide the name of the insurance provider when coverage is available, and inform the division of any change in access to such

insurance coverage.

# Health Expenses Not Covered by Insurance

8.	Medical, Dental, Vision, or Psychological Expenses not Covered by Insurance	
9.	You must check one and only one of the following four boxes.  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 percent of all such expenses that are actually paid by the person receiving support and are in excess \$250 per year per child. This does not include the uninsured extraordinary costs set forth in paragraph 9 bel No reimbursement of uncovered medical and dental expenses of the children will be allowed unless the pers receiving support submits proof of such expenses to the person paying support in writing within 120 days of date said expenses were incurred. Except for good cause, no legal proceedings seeking reimbursement will allowed unless instituted within 360 days of the date said expenses were incurred.  Medical and dental expenses are defined by \$213(d)(1)(A) of the Internal Revenue Code.  (RSMo. \$454.633.3 provides that if you have checked this first box in Paragraph 8 and you have not provided a percentage, then each parent will be responsible for one-half of all reasonable and necessary medical or dental expenses of the children not covered by insurance except as set forth in Paragraph 9 below. The person paying support does not have the financial resources to contribute to the payment of medica dental expenses of the children not covered by insurance. The person receiving support will be responsible to all reasonable and necessary medical or dental expenses of the children not covered by insurance. This does apply to the medical costs listed in Paragraph 9 below. RSMo. \$454.603.5(2)  All reasonable and necessary medical or dental expenses of the children are covered by insurance. RSM \$454.603.5(1)  The person receiving support has not substantially complied with the terms of the health benefit coverage the children not covered by insurance. This does not apply to the medical costs listed in Paragraph 9 below. RSMo. \$454.603.5(3)	s of ow. on f the be
	Uncovered Extraordinary Medical Costs to be Paid by Father INCLUDED on Form 14  per month per month per month	Paid by Father
	The total cost of these uncovered extraordinary medical 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 6d)	Paid b
	Unanyoned Fitter audinam, Madical Costs to be Daid by	
	Uncovered Extraordinary Medical Costs to be Paid by  Mother INCLUDED on Form 14  ———————————————————————————————————	Paid by Mother
	month. This amount HAS been included in the child support calculation pursuant to Form 14. (You must include this amount on Form 14 - Line 6d)	Paic

# Child Care Expenses

Child care expenses related to employment are expenses incurred by a parent during periods of time while the parent is working and the children are in his or her physical custody.

10.	Work-Related Child Care Costs
	You must check one and only one of the following five boxes
	There are no reasonable work-related child care expenses incurred by the parties.
	The reasonable work-related child care costs of the children to be paid by Father are \$ per
1	month. This amount has been included in the child support calculation pursuant to Form 14. The reasonable
,	work-related child care costs of the children to be paid by Mother are \$ per month. This amount
1	has also been included in the child support calculation pursuant to Form 14.
	(You must include these amounts on Form 14 - Line $6a(1)$ for the parent receiving support or Line $6b$ for the
	parent paying support.)
	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
1	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
1	reported to the Internal Revenue Service. 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. Except for good cause, no legal proceedings seeking reimbursement will be
:	allowed unless instituted within 360 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
1	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
1	reported to the Internal Revenue Service. 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. Except for good cause, no legal proceedings seeking reimbursement will be
	allowed unless instituted within 360 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.
11	Child Care Evnances Unrelated to Employment
тт.	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
1	the time the child care costs are incurred.
•	
•	
•	
-	

# Extraordinary Child-Rearing Costs of the Children Including College Costs

#### **Extraordinary Child-Rearing Costs**

Extraordinary child-rearing costs may include, but are not limited to, the following expenses:

- Educational expenses for college or post-secondary education,
- Special, private or parochial elementary and secondary schooling expenses,
- Tutoring sessions,
- Camps,
- Lessons,
- Athletic activities,
- Travel and other activities intended to enhance the athletic, social or cultural development of a child.

#### 12. Educational Expenses for College or Post-Secondary Education

As used herein, educational expenses for college or post-secondary education (also referred to as college expenses) include tuition, fees, books, dormitory cost for room and board. It does not include room and board while residing with either parent. This term shall be 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 the educational expenses for college or post-secondary education does not include the amount of such scholarship or aid. For this purpose, loans to the student shall not be considered 'scholarship or other aid'.

The maximum educational expenses for college or post-secondary education, as defined herein, shall not exceed the cost for tuition, fees, books, and dormitory costs for room and board at the University of Missouri at Columbia, regardless of what institution the child attends.

Responsibility for educational expenses for college or post-secondary education shall not exceed more than eight semesters at a college or university.

#### Continued Eligibility for Child Support when Child is in College

RSMo. §452.340.5 provides that "[t]o remain eligible for such continued parental support, at the beginning of each semester the child shall submit to each parent 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 such course."

The child must carry a minimum number of credit hours each semester.

#### 13. Extraordinary Child-Rearing Costs

Extraordinary child-rearing costs incurred by the parents may be included on Form 14, or the parents may agree to divide these costs on some percentage basis. The extraordinary child-rearing costs are to be paid as set forth in the next paragraph. (*Paragraph 14 of this Parenting Plan*)

#### 14. Payment of Extraordinary Child-Rearing Costs of the Children

#### a Extraordinary Child-Rearing Costs INCLUDED on Form 14

Extraordinary Child-Rearing Costs Paid by Father INCLUDED on Form 14	Amount of Expense	
Father INCLUDED OIL FORM 14	\$ per month	
	\$ per month	
	\$ per month	
The total cost of these extraordinary child-rearing costs of the		
The total cost of these extraordinary clind-rearing costs of the First amount HAS been included in the child support calculation parties amount on Form 14 - Line 6e)		
Extraordinary Child-Rearing Costs Paid by	Amount of Expense	1 _
Mother INCLUDED on Form 14	Amount of Expense	
Modiler indeaded on Form 14	\$per month	
	\$ per month	
	s per month	
The total cost of these extraordinary child-rearing costs of the		
This amount HAS been included in the child support calculation p		
this amount on Form 14 - Line 6e)	parsaam to 1 orin 17. (100 musi meiuae	
		1
Extraordinary Child-Rearing Costs NOT INCLUDED of Extraordinary Child-Rearing Costs Paid by Father NOT INCLUDED on Form 14	Percentage to be Paid by Mother to Father	
Extraordinary Child-Rearing Costs Paid by	Percentage to be Paid by  Mother to Father %	
Extraordinary Child-Rearing Costs Paid by	Percentage to be Paid by  Mother to Father %	
Extraordinary Child-Rearing Costs Paid by	Percentage to be Paid by  Mother to Father %	
Extraordinary Child-Rearing Costs Paid by Father NOT INCLUDED on Form 14  Mother will reimburse Father for the percentage amount of each of	Percentage to be Paid by  Mother to Father %% both these extraordinary child-rearing costs	
Extraordinary Child-Rearing Costs Paid by Father NOT INCLUDED on Form 14  Mother will reimburse Father for the percentage amount of each cof the children so long as they are actually paid by Father. No rei	Percentage to be Paid by  Mother to Father %% of these extraordinary child-rearing costs ambursement of extraordinary child-	
Extraordinary Child-Rearing Costs Paid by Father NOT INCLUDED on Form 14  Mother will reimburse Father for the percentage amount of each of the children so long as they are actually paid by Father. No reirearing costs of the children will be allowed unless Father submits	Percentage to be Paid by  Mother to Father	
Extraordinary Child-Rearing Costs Paid by Father NOT INCLUDED on Form 14  Mother will reimburse Father for the percentage amount of each of the children so long as they are actually paid by Father. No rei rearing costs of the children will be allowed unless Father submits writing within 120 days of the date said expenses were incurred.	Percentage to be Paid by Mother to Father	
Extraordinary Child-Rearing Costs Paid by Father NOT INCLUDED on Form 14  Mother will reimburse Father for the percentage amount of each of the children so long as they are actually paid by Father. No reirearing costs of the children will be allowed unless Father submits writing within 120 days of the date said expenses were incurred. proceedings seeking reimbursement will be allowed unless institu	Percentage to be Paid by Mother to Father	
Extraordinary Child-Rearing Costs Paid by Father NOT INCLUDED on Form 14  Mother will reimburse Father for the percentage amount of each of the children so long as they are actually paid by Father. No rei rearing costs of the children will be allowed unless Father submits writing within 120 days of the date said expenses were incurred. proceedings seeking reimbursement will be allowed unless institu	Percentage to be Paid by Mother to Father	
Extraordinary Child-Rearing Costs Paid by Father NOT INCLUDED on Form 14  Mother will reimburse Father for the percentage amount of each of the children so long as they are actually paid by Father. No rei rearing costs of the children will be allowed unless Father submits writing within 120 days of the date said expenses were incurred.  proceedings seeking reimbursement will be allowed unless instituexpenses were incurred.	Percentage to be Paid by  Mother to Father	
Extraordinary Child-Rearing Costs Paid by Father NOT INCLUDED on Form 14  Mother will reimburse Father for the percentage amount of each of the children so long as they are actually paid by Father. No rei rearing costs of the children will be allowed unless Father submits writing within 120 days of the date said expenses were incurred.  proceedings seeking reimbursement will be allowed unless instituexpenses were incurred.  Extraordinary Child-Rearing Costs Paid by	Percentage to be Paid by  Mother to Father	
Extraordinary Child-Rearing Costs Paid by Father NOT INCLUDED on Form 14  Mother will reimburse Father for the percentage amount of each of the children so long as they are actually paid by Father. No reirearing costs of the children will be allowed unless Father submits writing within 120 days of the date said expenses were incurred.  proceedings seeking reimbursement will be allowed unless instituexpenses were incurred.	Percentage to be Paid by  Mother to Father	
Extraordinary Child-Rearing Costs Paid by Father NOT INCLUDED on Form 14  Mother will reimburse Father for the percentage amount of each of the children so long as they are actually paid by Father. No rei rearing costs of the children will be allowed unless Father submits writing within 120 days of the date said expenses were incurred.  proceedings seeking reimbursement will be allowed unless instituexpenses were incurred.  Extraordinary Child-Rearing Costs Paid by	Percentage to be Paid by  Mother to Father	
Extraordinary Child-Rearing Costs Paid by Father NOT INCLUDED on Form 14  Mother will reimburse Father for the percentage amount of each of the children so long as they are actually paid by Father. No rei rearing costs of the children will be allowed unless Father submits writing within 120 days of the date said expenses were incurred.  proceedings seeking reimbursement will be allowed unless instituexpenses were incurred.  Extraordinary Child-Rearing Costs Paid by	Percentage to be Paid by  Mother to Father	
Extraordinary Child-Rearing Costs Paid by Father NOT INCLUDED on Form 14  Mother will reimburse Father for the percentage amount of each of the children so long as they are actually paid by Father. No rei rearing costs of the children will be allowed unless Father submits writing within 120 days of the date said expenses were incurred.  proceedings seeking reimbursement will be allowed unless instituexpenses were incurred.  Extraordinary Child-Rearing Costs Paid by	Percentage to be Paid by  Mother to Father	
Extraordinary Child-Rearing Costs Paid by Father NOT INCLUDED on Form 14  Mother will reimburse Father for the percentage amount of each of the children so long as they are actually paid by Father. No reignaring costs of the children will be allowed unless Father submits writing within 120 days of the date said expenses were incurred.  Proceedings seeking reimbursement will be allowed unless institutexpenses were incurred.  Extraordinary Child-Rearing Costs Paid by	Percentage to be Paid by  Mother to Father	

rearing costs of the children will be allowed unless Mother submits proof of such expense to Father in writing within 120 days of the date said expenses were incurred. Except for good cause, no legal proceedings seeking reimbursement will be allowed unless instituted within 360 days of the date said

Paid

expenses were incurred.

# Form 14 Child Support Calculation

CHILDREN	AC	Έ		CHILDREN		AGE	
Child One		Child Four		CHEDICA		HGE	
Child Two			Child Five				
Child Three			Child Six				
Ciniu Tinee		Ромон		Parent Paying Support		Combined	
		Paren	t Receiving Support	Parent Paying Support		Combined	
1. MONTHLY GROSS INCOME		\$		\$			
a. Court ordered maintenance being received.		\$		\$			
ADJUSTMENTS (per month)     a. Other court or administratively ordered child support being paid.		(\$	)	(\$			
b. Court ordered maintenance being paid.		(\$	)	(\$			
c. Support obligation for other children primarily residing in parent's custody.		(\$	)	(\$			
3. ADJUSTED MONTHLY GROSS INCOME (Sum of lines 1a, minus lines 2a, 2b and 2c).		\$		\$	\$		
4. PROPORTIONATE SHARE OF COMBINED ADJUSTE MONTHLY GROSS INCOME (Each parent's line 3 income by combined line 3 income).			%	%			
5. BASIC CHILD SUPPORT AMOUNT (From support chart using combined line 3 income).					\$		
6. ADDITIONAL CHILD-REARING COSTS (per month) a. Reasonable work-related child care costs of the parent recessupport (\$ ) less any child care tax credit (\$ ).	eiving	\$					
b. Reasonable work-related child care costs of the parent paying support.				\$			
c. Health insurance costs for the children who are subjects of this proceeding.		\$		\$			
d. Uninsured extraordinary medical costs. (Agreed by parents or ordered by court).		\$		\$			
e. Other extraordinary child rearing costs. (Agreed by parents or ordered by court)		\$		\$			
7. TOTAL ADDITIONAL CHILD-REARING COSTS (Sun 6a, 6b, 6c, 6d and 6e).	n of lines	\$		\$	\$		
8. TOTAL COMBINED CHILD SUPPORT COSTS (Sum o and combined line 7).					\$		
9. EACH PARENT'S SUPPORT OBLIGATION (Multiply leach parent's line 4)	ine 8 by	\$		\$			
10. CREDIT FOR ADDITIONAL CHILD-REARING COST 7 of parent paying support).			(\$				
11. ADJUSTMENT FOR A PORTION OF THE AMOUNTS EXPENDED DURING PERIODS OF OVERNIGHT VISIT OR CUSTODY. (Multiply line 5 by	ATION			(\$			
12. PRESUMED CHILD SUPPORT AMOUNT (Line 9 n lines 10 and 11).	ninus			\$			
PREPARED BY:							

# Amount of Child Support

15.	Presumed Monthly Amount of Child Support  Complete all applicable amounts. The court-ordered support amount is set forth in Part B, Paragraph 17.  The presumed child support amount calculated pursuant to Form 14 for six children is:  The presumed child support amount calculated pursuant to Form 14 for five children is:  The presumed child support amount calculated pursuant to Form 14 for three children is:  The presumed child support amount calculated pursuant to Form 14 for three children is:  The presumed child support amount calculated pursuant to Form 14 for two children is:
16.	Should the court order the child support pursuant to Missouri Child Support Guidelines?  You must check one and only one of the following two boxes.  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 than 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.
	NOTE: Court-ordered child support will be set at the time of the court proceeding. The court is not bound by the suggestions of the parties and may set an amount greater or lesser than the suggested amounts of court-ordered child support set forth in this parenting plan. If the court approves and adopts this plan, then the support provisions herein will become the order of the court.
17.	Court-Ordered Child Support  This is the amount of child support that actually will be paid by the parent paying support.  You must check all applicable boxes.  Six or More Children - The person paying support is to pay to the person receiving support per month when the person receiving support is entitled to support for six or more children covered by this parenting plan.  Five Children - The person paying support is to pay to the person receiving support per month when the person receiving support is to pay to the person receiving support per month when the person receiving support is to pay to the person receiving support per month when the person receiving support is entitled to support for four children covered by this parenting plan.  Three Children - The person paying support is to pay to the person receiving support per month when the person receiving support is entitled to support for three children covered by this parenting plan.  Two Children - The person paying support is to pay to the person receiving support per month when the person receiving support is entitled to support for two children covered by this parenting plan.  One Child - The person paying support is to pay to the person receiving support per month when the person receiving support is entitled to support for two children covered by this parenting plan.  One Child - The person paying support is to pay to the person receiving support per month when the person receiving support is entitled to support for one child covered by this parenting plan.
	NOTE: You should check each box that applies. For example, if this parenting plan pertains to three children, then you should check the boxes for three children, two children and one child. You should also enter an amount of support for three children, two children, and one child respectively. You must attach a Form 14 for each level. For example, if you have three children, then you must attach one Form 14 for three children, one Form 14 for two children, and one Form 14 for one child.  If you check one of the boxes above, you must check all the boxes below it. Once again, if you only check the box for two children and do not check the box for one child, then no support is owed when only one child remains.

18.	Starting Date for Child Support  You must check one and only one of the following to Paragraph 17.  The first child support payment is due on the date on the first child support payment is due on	ate of the entry of the judgme	
	Notification by the Person Receiving Missouri law provides that "[u]nless otherwise provisions for the support of the child are terminated receive child support shall have the duty to notify the emancipation and failing to do so, the parent entitled obligated to pay support for child support paid follow \$452.370.4.	agreed in writing or express d by emancipation of the chi ne parent obligated to pay su d to receive child support sh	ly provided in the judgment, ld. The parent entitled to pport of the child's all be liable to the parent
	Income Tax	Considerations	
19.	Income Tax Dependents The parties shall be entitled to claim the minor child (Person paying support must be current with all sup the child is to be claimed. Each parent will sign any such claims.)	port obligations as of Decem	nber 31 of the tax year in which
	NOTE: The Form 14 calculation assumes that dependents. If the person paying support is entitled guidelines are unjust and inappropriate and the second	to claim one or more of the	children, then the Form 14
	If the person claiming the children is not listed claim the omitted children as dependents in all year		ving support shall be entitled to
	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

#### Payment of Child Support and Wage Assignments

#### Wage Assignment

A wage assignment means that the child support is taken directly out of the paycheck of the person paying support. The amount withheld is sent to the Family Support Payment Center. The Family Support Payment Center will then forward the support to the person receiving support. Child support withheld pursuant to a wage assignment cannot be sent directly to the party receiving support. A record will be kept of all payments.

If a wage assignment is not ordered, then the child support may be paid directly to the person receiving support. The person paying support may also voluntarily send payments to the Family Support Payment Center. If the child support is not paid to the Family Support Payment Center, it is extremely important that each parent keep accurate records of the amount of child support paid. This means that the party paying support may not receive credit for his or her payments if he or she does not have receipts or cancelled checks. Because of this, it is proper to request a receipt from the parent receiving support.

If the person paying support is currently unemployed or self-employed, the wage assignment may still be ordered, but it will not take effect until the person paying support begins receiving regular wages.

<ol><li>Method of Payment of Child Support</li></ol>	юπ
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2008 Schedule of Basic Child Support	
Obligation	

		Ob	oligatio	n		
Gross Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
0-1000	50	50	50	50	50	50
1050	62	63	64	64	65	66
1100	98	99	100	101	102	103
1150	134	135	137	138	140	141
1200	170	172	173	175	177 215	179
1250 1300	206 241	208 244	210 247	212 249	252	217 255
1300	277	280	282	249 286	252 290	255 293
1400	306	317	320	324	327	330
1450	316	352	356	360	364	368
1500	325	386	391	395	399	403
1550	334	420	425	430	434	439
1600	344	455	459	464	469	474
1650	353	489	494	499	505	510
1700	362	523	528	534	540	546
1750	371	539	563	569	575	581
1800	380	553	597	604	610	617
1850	389	566	632	638	645	652
1900	398	579	666	673	680	688
1950	407	592	699	708	716	723
2000 2050	416 425	604 617	713 728	743 778	751 786	759 794
2100	434	630	743	812	821	830
2150	443	643	758	847	856	865
2200	452	656	773	864	891	901
2250	461	668	788	880	927	936
2300	470	681	803	897	962	972
2350	479	694	818	914	997	1007
2400	488	707	833	930	102	1043
2450	496	720	848	947	1042	1078
2500	505	732	863	964	1060	1114
2550	514	745	878	980	1078	1149
2600	523	758	893	997	1097	1185
2650 2700	532 541	771 783	908 922	1014 1030	1115 1133	1212 1232
2750	550	796	937	1030	1152	1252
2800	559	809	952	1064	1170	1272
2850	568	822	968	1081	1189	1293
2900	577	835	984	1099	1209	1314
2950	586	849	999	1116	1228	1335
3000	595	862	1015	1134	1247	1355
3050 3100	604	875	1030 1046	1151 1168	1266 1285	1376 1397
3150	613 622	888 901	1046	1186	1304	1418
3200	631	914	1077	1203	1323	1439
3250	641	928	1093	1221	1343	1459
3300	650	941	1108	1238	1362	1480
3350	659	954	1124	1255	1381	1501
3400	668	967	1139	1273	1400	1522
3450	676	979	1154	1289	1417	1541
3500 3550	684 692	990 1002	1167 1181	1304	1434	1559
3600	700	1002	1181 1194	1319 1334	1451 1467	1577 1595
3650	708	1015	1208	1349	1484	1613
3700	715	1036	1221	1364	1501	1631
3750	723	1047	1234	1378	1516	1648
3800	728	1054	1242	1387	1526	1659
3850	733	1061	1250	1396	1536	1670
3900	738 744	1069 1076	1259	1406	1546	1681
3950 4000	744 749	1076	1267 1275	1415 1424	1557 1567	1692 1703
4050	754	1003	1283	1434	1577	1714
4100	759	1098	1292	1443	1587	1725
4150	765	1105	1300	1452	1597	1736
4200	770	1113	1308	1461	1608	1747
4250	775	1120	1317	1471	1618	1759
4300	780	1127	1325	1480	1628	1770
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4400 4450	791	1142	1342	1508	1648 1659	1803
	801	1157	1358	1517	1669	1814
4500		1164	1367	1526	1679	1825
4500 4550	807					
4550 4600	812	1171	1375	1536	1689	1836
4550 4600 4650	812 817	1171 1179	1383	1545	1700	1847
4550 4600	812	1171				

Gro		One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Gross Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Gross Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children	Gross Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
480 485		833 836	1200 1206	1408 1414	1573 1579	1730 1737	1880 1889	8800 8850	1086 1090	1548 1553	1796 1801	2006 2012	2206 2213	2398 2406	12800 12850	1324 1327	1883 1887	2180 2185	2435 2441	2679 2685	2912 2918	16800 16850	1554 1557	2204 2209	2546 2551	2844 2849	3128 3134	3400 3407
490	00	840	1211	1420	1586	1745	1897	8900	1093	1558	1807	2018	2220	2413	12900	1329	1891	2190	2446	2691	2925	16900	1560	2213	2556	2855	3140	3413
498 500		844 848	1216 1222	1426 1433	1593 1600	1753 1760	1905 1914	8950 9000	1097 1100	1563 1568	1813 1818	2025 2031	2227 2234	2421 2429	12950 13000	1332 1335	1895 1900	2195 2200	2452 2457	2697 2703	2931 2938	16950 17000	1563 1566	2217 2221	2561 2566	2860 2866	3146 3152	3420 3426
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510 518		855 859	1233 1238	1445 1451	1614 1621	1776 1783	1930 1938	9100 9150	1107 1110	1578 1582	1830 1836	2044 2050	2248 2255	2444 2452	13100 13150	1341 1344	1908 1912	2210 2214	2468 2474	2715 2721	2951 2958	17100 17150	1572 1575	2230 2234	2575 2580	2877 2882	3164 3170	3440 3446
520		863	1243	1458	1628	1791	1947	9200	1114	1587	1841	2057	2262	2459	13200	1347	1917	2219	2479	2727	2964	17130	1578	2238	2585	2887	3176	3453
528		867 871	1249 1254	1464 1470	1635 1642	1799 1806	1955 1963	9250 9300	1117 1121	1592 1597	1847 1853	2063 2069	2269 2276	2467 2474	13250 13300	1350 1353	1921 1925	2224 2229	2484 2490	2733 2739	2971 2977	17250 17300	1581 1584	2242 2247	2590 2595	2893 2898	3182 3188	3459 3466
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568	50	897	1292	1514	1691	1860	2022	9650	1145	1632	1893	2114	2326	2528	13650	1374	1955	2263	2528	2781	3023	17650	1605	2276	2629	2937	3230	3511
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588 590		912 915	1313 1317	1538 1542	1718 1723	1890 1895	2054 2060	9850 9900	1156 1159	1647 1651	1910 1914	2134 2138	2347 2352	2551 2557	13850 13900	1386 1389	1971 1974	2281 2285	2548 2553	2803 2808	3047 3052	17850 17900	1617 1620	2293 2297	2649 2653	2958 2964	3254 3260	3537 3544
598	50	918	1321	1547	1728	1900	2066	9950	1161	1654	1918	2143	2357	2562	13950	1391	1978	2290	2558	2814	3058	17950	1623	2302	2658	2969	3266	3550
600		921 924	1325 1329	1551 1555	1732 1737	1905 1911	2071	10000 10050	1164 1167	1658 1662	1923 1927	2147 2152	2362 2367	2568 2573	14000 14050	1394 1397	1982 1986	2294 2299	2563 2567	2819 2824	3064 3070	18000 18050	1626 1629	2306 2310	2663 2668	2975 2980	3272 3278	3557 3563
610	00	927	1333	1559	1741	1916	2082	10100	1169	1665	1931	2157	2372	2579	14100	1400	1990	2303	2572	2830	3076	18100	1632	2314	2673	2986	3284	3570
618 620		930 933	1337 1341	1563 1567	1746 1751	1921 1926	2088 2093	10150 10200	1172 1175	1669 1673	1935 1939	2161 2166	2377 2382	2584 2590	14150 14200	1403 1406	1994 1998	2307 2312	2577 2582	2835 2840	3082 3087	18150 18200	1635 1638	2318 2323	2678 2683	2991 2997	3290 3296	3576 3583
625	50	936	1345	1572	1755	1931	2099	10250	1177	1676	1943	2170	2387	2595	14250	1409	2002	2316	2587	2846	3093	18250	1641	2327	2688	3002	3302	3590
630		939 942	1348 1352	1576 1580	1760 1765	1936 1941	2105 2110	10300 10350	1180 1182	1680 1684	1947 1951	2175 2180	2393 2398	2601 2606	14300 14350	1412 1415	2006 2010	2320 2325	2592 2597	2851 2856	3099 3105	18300 18350	1644 1646	2331 2335	2692 2697	3007 3012	3308 3313	3596 3602
640	00	945	1356	1584	1769	1946	2116	10400	1185	1687	1955	2184	2403	2612	14400	1418	2014	2329	2601	2862	3111	18400	1648	2338	2700	3016	3318	3606
645 650		948 951	1360 1364	1588 1592	1774 1779	1952 1957	2121 2127	10450 10500	1188 1190	1691 1694	1960 1964	2189 2193	2408 2413	2617 2623	14450 14500	1420 1423	2018 2021	2333 2337	2606 2611	2867 2872	3116 3122	18450 18500	1651 1653	2341 2344	2703 2707	3020 3024	3322 3326	3611 3615
658	50	954	1368	1597	1783	1962	2132	10550	1193	1698	1968	2198	2418	2628	14550	1426	2025	2341	2615	2877	3127	18550	1655	2347	2710	3027	3330	3620
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670	00	963	1380	1609	1797	1977	2149	10700	1201	1709	1980	2212	2433	2645	14700	1434	2036	2354	2629	2892	3143	18700	1662	2356	2721	3039	3343	3634
680		966 969	1384 1388	1613 1617	1802 1807	1982 1987	2155 2160	10750 10800	1204 1206	1713 1716	1984 1988	2216 2221	2438 2443	2650 2656	14750 14800	1437 1439	2039	2358 2362	2633 2638	2897 2902	3149 3154	18750 18800	1664 1666	2359 2362	2724 2728	3043 3047	3347 3351	3638 3643
688 690		972 974	1392 1395	1622 1626	1811 1816	1993 1997	2166 2171	10850 10900	1209 1212	1720 1724	1992 1997	2226 2230	2448 2453	2661 2667	14850 14900	1442 1445	2047	2366 2370	2642 2647	2907 2912	3160 3165	18850 18900	1668 1671	2365 2368	2731 2735	3051 3054	3356 3360	3648 3652
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700		977 979	1399 1401	1629 1631	1820 1822	2002	2176 2179	11000 11050	1217 1220	1731 1735	2005	2239 2244	2463 2469	2678 2684	15000 15050	1450 1453	2058 2061	2378	2656 2660	2921 2926	3176 3181	19000 19050	1675 1677	2375 2378	2741 2745	3062 3066	3368 3373	3661 3666
710	00	981	1403	1633	1824	2007	2181	11100	1223	1739	2014	2250	2475	2690	15100	1455	2065	2386	2665	2931	3186	19100	1679	2381	2748	3070	3377	3671
718 720		982 984	1405 1407	1635 1637	1826 1829	2009 2011	2184 2186	11150 11200	1226 1229	1743 1748	2019 2024	2255 2261	2481 2487	2697 2703	15150 15200	1458 1461	2068 2072	2390 2394	2669 2674	2936 2941	3192 3197	19150 19200	1682 1684	2384 2387	2752 2755	3074 3078	3381 3385	3675 3680
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730 735		986 988	1410 1412	1641 1643	1833 1835	2016 2018	2191 2194	11300 11350	1235 1238	1756 1760	2034 2039	2272 2277	2499 2505	2716 2723	15300 15350	1466 1469	2079 2083	2402 2406	2683 2687	2951 2956	3208 3213	19300 19350	1688 1691	2393 2396	2762 2766	3085 3089	3394 3398	3689 3694
740	00	989	1414	1644	1837	2020	2196	11400	1240	1765	2043	2283	2511	2729	15400	1472	2087	2410	2692	2961	3219	19400	1693	2399	2769	3093	3402	3698
745 750		991 992	1416 1418	1646 1648	1839 1841	2023 2025	2199 2201	11450 11500	1243 1246	1769 1773	2048 2053	2288 2293	2517 2523	2736 2742	15450 15500	1474 1477	2090 2095	2414 2419	2697 2702	2966 2972	3224 3231	19450 19500	1695 1697	2402 2405	2772 2776	3097 3101	3407 3411	3703 3707
75	50	994	1419	1650	1843	2027	2203	11550	1249	1777	2058	2299	2529	2749	15550	1480	2099	2424	2708	2978	3237	19550	1699	2408	2779	3105	3415	3712
760 760	50	995 997	1421 1423	1652 1653	1845 1847	2029 2032	2206 2208	11600 11650	1252 1255	1781 1786	2063 2068	2304 2310	2535 2541	2755 2762	15600 15650	1483 1486	2103 2107	2429 2434	2713 2718	2984 2990	3244 3250	19600 19650	1702 1704	2411 2414	2783 2786	3108 3112	3419 3423	3717 3721
770 775	00	998 1000	1425 1427	1655 1657	1849 1851	2034 2036	2211 2213	11700 11750	1258 1261	1790 1794	2073 2078	2315 2321	2547 2553	2768 2775	15700 15750	1489 1492	2111 2116	2439 2443	2724 2729	2996 3002	3257 3263	19700 19750	1706 1708	2418 2421	2790 2793	3116 3120	3428 3432	3726 3730
780	00	1001	1428	1659	1852	2038	2216	11800	1264	1798	2083	2326	2559	2781	15800	1495	2120	2448	2735	3008	3270	19800	1711	2424	2797	3124	3436	3735
785 790		1002 1004	1430 1432	1661 1663	1855 1857	2040 2043	2218 2220	11850 11900	1267 1270	1803 1807	2087 2092	2332 2337	2565 2571	2788 2794	15850 15900	1498 1501	2124 2128	2453 2458	2740 2746	3014 3020	3277 3283	19850 19900	1713 1715	2427 2430	2800 2803	3128 3131	3440 3445	3740 3744
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818 820		1023 1027	1458 1465	1692 1700	1890 1899	2079 2089	2260 2270	12150 12200	1285 1288	1828 1832	2117 2122	2364 2370	2601 2607	2827 2834	16150 16200	1516 1519	2149 2154	2483 2487	2773 2778	3050 3056	3316 3322	20150 20200	1726 1728	2445 2448	2821 2824	3151 3155	3466 3470	3767 3772
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830 835		1037 1042	1479 1486	1716 1724	1916 1926	2108 2118	2291 2303	12300 12350	1294 1297	1841 1845	2131 2136	2381 2386	2619 2625	2847 2853	16300 16350	1525 1528	2162 2166	2497 2502	2789 2795	3068 3074	3335 3342	20300 20350	1733 1735	2454 2457	2831 2835	3162 3166	3479 3483	3781 3786
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849 850		1053 1059	1501 1509	1742 1750	1945 1955	2140 2151	2326 2338	12450 12500	1303 1306	1853 1857	2146 2151	2397 2403	2637 2643	2866 2873	16450 16500	1534 1537	2175 2179	2512 2517	2806 2811	3086 3092	3355 3361	20450 20500	1739 1742	2464 2467	2841 2845	3174 3178	3491 3495	3795 3800
858	50	1064	1516	1759	1965	2161	2349	12550	1309	1862	2156	2408	2649	2879	16550	1540	2183	2522	2817	3098	3368	20550	1744	2470	2848	3182	3500	3804
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870	00	1079	1538	1784	1993	2192	2383	12700	1318	1874	2170	2424	2667	2899	16700	1549	2196	2536	2833	3116	3387	20700	1751	2479	2859	3193	3512	3818
875	U	1083	1543	1790	1999	2199	2391	12750	1321	1879	2175	2430	2673	2905	16750	1551	2200	2541	2838	3122	3394	20750	1753	2482	2862	3197	3517	3823

Gross One Two Three Four Five Six Gross One Two Income Child Children Children Children Children Children Children Income Child Children	Three Four		Six
income   child   children children children children children   mcome   child   children	Children Children	Five Children	Children
20800 1755 2485 2866 3201 3521 3827 24800 1933 2730	3141 3509	3860	4196
20850 1757 2488 2869 3205 3525 3832 24850 1935 2733	3145 3513	3864	4200
20900   1759   2491   2872   3209   3529   3836     24900   1937   2737	3148 3517	3868	4205
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21100 1768 2503 2886 3224 2546 3855 25100 1946 2749	3162 3532	3885	4223
21150 1771 2506 2890 3228 3551 3859 25150 1948 2752	3165 3536	3889	4228
21200   1773   2510   2893   3232   3555   3864   25200   1950   2755   21250   1775   2513   2897   3235   3559   3869   25250   1953   2758	3169 3540 3172 3544	3894 3898	4232 4237
21250     1775     2513     2897     3235     3559     3869     25250     1953     2758       21300     1777     2516     2900     3239     3563     3873     25300     1955     2761	3176 3547	3902	4242
21350 1777 2510 2900 3239 3363 3673 25350 1957 2764	3179 3551	3906	4246
21400 1782 2522 2907 3247 3572 3882 25400 1959 2767	3183 3555	3911	4251
21450 1784 2525 2910 3251 3576 3887 25450 1962 2770	3186 3559	3915	4255
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21600 1791 2534 2921 3262 3589 3901 25600 1968 2780	3197 3571	3928	4269
21650 1793 2537 2924 3266 3593 3905 25650 1970 2783	3200 3574	3932	4274
21700   1795   2540   2928   3270   3597   3910     25700   1973   2786	3203 3578	3936	4278
21750 1797 2543 2931 3274 3601 3915 25750 1975 2789	3207 3582	3940	4283
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22250 1819 2574 2966 3312 3644 3961 26250 1997 2819	3241 3621	3983	4329
22300 1822 2577 2969 3316 3648 3965 26300 1999 2822	3245 3624	3987	4334
22350 1824 2580 2972 3320 3652 3970 26350 2002 2826	3248 3628	3991	4338
22400 1826 2583 2976 3324 3656 3975 26400 2004 2829	3252 3632	3995	4343
22450 1828 2586 2979 3328 3661 3979 26450 2006 2832	3255 3636	4000	4348
22500 1831 2589 2983 3332 3665 3984 26500 2008 2835	3259 3640	4004	4352
22550 1833 2592 2986 3336 3669 3988 26550 2010 2838	3262 3644	4008	4357
22600 1835 2595 2990 3339 3673 3993 26600 2013 2841	3265 3648	4012	4361
22650 1837 2599 2993 3343 3678 3998 26650 2015 2844	3269 3651	4017	4366
22700 1839 2602 2997 3347 3682 4002 26700 2017 2847	3272 3655	4021	4371
22750 1842 2605 3000 3351 3686 4007 26750 2019 2850	3276 3659	4025	4375
22800 1844 2608 3003 3355 3690 4011 26800 2022 2853	3279 3663	4029	4380
22850 1846 2611 3007 3359 3695 4016 26850 2024 2856	3283 3667	4033	4384
22900   1848   2614   3010   3363   3699   4021   26900   2026   2859   22950   1850   2617   3014   3366   3703   4025   26950   2028   2862	3286 3671 3290 3674	4038 4042	4389 4394
23000 1853 2620 3017 3370 3707 4030 27000 2030 2865	3293 3678	4042	4394
23050 1855 2623 3011 3374 3712 4034 27050 2033 2868	3297 3682	4050	4403
23100 1857 2626 3024 3378 3716 4039 27100 2035 2872	3300 3686	4055	4407
23150 1859 2629 3028 3382 3720 4044 27150 2037 2875	3303 3690	4059	4412
23200 1862 2632 3031 3386 3724 4048 27200 2039 2878	3307 3694	4063	4417
23250 1864 2635 3034 3390 3728 4053 27250 2042 2881	3310 3698	4067	4421
23300 1866 2638 3038 3393 3733 4057 27300 2044 2884	3314 3701	4072	4426
23350 1868 2641 3041 3397 3737 4062 27350 2046 2887	3317 3705	4076	4430
23400 1870 2645 3045 3401 3741 4067 27400 2048 2890	3321 3709	4080	4435
23450 1873 2648 3048 3405 3745 4071 27450 3050 2893	3324 3713	4084	4440
23500 1875 2651 3052 3409 3750 4076 27500 2053 2896	3328 3717	4089	4444
23550 1877 2654 3055 3413 3754 4080 27550 2055 2899	3331 3721	4093	4449
23600 1879 2657 3059 3416 3758 4085 27600 2057 2902	3334 3725	4097	4453
23650   1882   2660   3062   3420   3762   4090     27650   2059   2905   23700   1884   2663   3066   3424   3767   4094   27700   2062   2908	3338 3728 3341 3732	4101	4458
23700   1884   2663   3066   3424   3767   4094     27700   2062   2908   23750   1886   2666   3069   3428   3771   4099   27750   2064   2911	3341 3732 3345 3736	4105 4110	4463 4467
23800 1888 2669 3072 3432 3775 4103 27800 2066 2914	3348 3740	4114	4472
23850 1890 2672 3076 3436 3779 4108 27850 2068 2918	3352 3744	4118	4476
23900 1893 2675 3079 3440 3784 4113 27900 2070 2921	3355 3748	4122	4481
23950 1895 2678 3083 3443 3788 4117 27950 2073 2924	3359 3752	4127	4486
24000 1897 2681 3086 3447 3792 4122 28000 2075 2927	3362 3755	4131	4490
24050 1899 2684 3090 3451 3796 4127 28050 2077 2930	3365 3759	4135	4495
24100 1902 2687 3093 3455 3800 4131 28100 2079 2933	3369 3763	4139	4500
24150 1904 2691 3097 3459 3805 4136 28150 2082 2936	3372 3767	4144	4504
24200 1906 2694 3100 3463 3809 4140 28200 2084 2939	3376 3771	4148	4509
24250         1908         2697         3103         3467         3813         4145         28250         2086         2942	3379 3775	4152	4513
24300 1910 2700 3107 3470 3817 4150 28300 2088 2945	3383 3778	4156	4518
24350 1913 2703 3110 3474 3822 4154 28350 2090 2948	3386 3782	4161	4523
24400 1915 2706 3114 3478 3826 4159 28400 2093 2951	3390 3786	4165	4527
24450 1917 2709 3117 3482 3830 4163 28450 2095 2954	3393 3790	4169	4532
24500 1919 2712 3121 3486 3834 4168 28500 2097 2957	3396 3794	4173	4536
24550 1922 2715 3124 3490 3839 4173 28550 2099 2960	3400 3798	4178	4541
24600 1924 2718 3128 3493 3843 4177 28600 2102 2964	3403 3802	4182	4546
24650     1926     2721     3131     3497     3847     4182     28650     2104     2967       24700     1928     2724     3134     3501     3851     4186     28700     2106     2970	3407 3805 3410 3809	4186 4190	4550 4555
24700 1928 2724 3134 3501 3851 4186 28700 2108 2970 24750 1930 2727 3138 3505 3856 4191 28750 2108 2973	3410 3809 3414 3813	4190	4555 4559
2.100   1.000   2121   0100   0000   0000   4101     20100   2100   2973	J-1- J013	7134	4000

Gross	One	Two	Three	Four	Five	Six
Income	Child	Children	Children	Children	Children	Children
28800	2110	2976	3417	3817	4199	4564
28850	2113	2979	3421	3821	4203	4569
28900	2115	2982	3424	3825	4207	4573
28950	2117	2985	3428	3829	4211	4578
29000	2119	2988	3431	3832	4216	4582
29050	2122	2991	3434	3836	4220	4587
29100	2124	2994	3438	3840	4224	4592
29150	2126	2997	3441	3844	4228	4596
29200	2128	3000	3445	3848	4233	4601
29250	2130	3003	3448	3852	4237	4605
29300	2133	3006	3452	3856	4241	4610
29350	2135	3010	3455	3859	4245	4615
29400	2137	3013	3459	3863	4250	4619
29450	2139	3016	3462	3867	4254	4624
29500	2142	3019	3465	3871	4258	4628
29550	2144	3022	3469	3875	4262	4633
29600	2146	3025	3472	3879	4266	4638
29650	2148	3028	3476	3882	4271	4642
29700	2150	3031	3479	3886	4275	4647
29750	2153	3034	3483	3890	4279	4651
29800	2155	3037	3486	3894	4283	4656
29850	2157	3040	3490	3898	4288	4661
29900	2159	3043	3493	3902	4292	4665
29950	2161	3046	3496	3906	4296	4670
30000	2164	3049	3500	3909	4300	4674

Area above double line in the first column on the first page is drawn below the income level which represents the self-support reserve.

	One Child	Two Children	Three Children		Five Children	Six Children
Self- Support Reserve	1350	1700	1900	2100	2300	2600

Child Care Tax Credit Table				
Gross Monthly Income of Parent Receiving Support	Tax Credit (Percentage)	Maximum Credit for One Child	Maximum Credit for more than One Child	
\$0 to \$1250	35	\$88	\$175	
1251 to 1416	34	\$85	\$170	
1417 to 1583	33	\$83	\$165	
1584 to 1750	32	\$80	\$160	
1751 to 1916	31	\$78	\$155	
1917 to 2083	30	\$75	\$150	
2084 to 2250	29	\$74	\$145	
2251 to 2416	28	\$70	\$140	
2417 to 2583	27	\$68	\$135	
2584 to 2750	26	\$65	\$130	
2751 to 2916	25	\$63	\$125	
2917 to 3083	24	\$60	\$120	
3084 to 3250	23	\$58	\$115	
3251 to 3416	22	\$55	\$110	
3417 to 3583	21	\$53	\$105	
3583 or above	20	\$50	\$100	

Line 11 Adjustment				
Percentage of Year	Number of Overnight Periods	Adjustment		
Less than 10%	Less than 36	0%		
10% to 20%	36 to 72	6%		
20% to 25%	73 to 91	9%		
25% to 30%	92 to 109	10%		
More than 30%	More than 109	10% to 34%		

# Form CAFC150 - Income and Expense Statement

For use in Motions to Modify

In what Missouri county was the custody or support judgment entered?		In the Circuit Court of		MISSOURI	
What is the case number of the custody or support judgment?		Case Number		Division Number	
Answer all o	questions on th	nis form complete	ely.		
Your Information	My current full n	ame is:			
				efendant)	(Jr./Sr./III)
Other Party's Information	The current full r	name of the other pa	arty is:  (Last Name)		(Jr./Sr./III)
Monthly Income Information	Commissions in:  2. Monthly Self-Em  3. Imputed Monthl  4. Monthly Social S Supplemental S  5. Monthly Retirem  6. Monthly Pension  7. Monthly Interest  8. Monthly Trust an  9. Monthly Income Distributions  10. Monthly Unempi	Security Benefits not inclue curity Income (SSI) nent Benefits n Income t Income nd Annuity Income from Dividends and Part loyment Compensation E	uding	Mother	Father

## Monthly Income Information (Continued)

13. Monthly Disability Insurance Benefits	 
14. Monthly Veterans Disability Benefits	 
15. Monthly Military Allowances for Subsistence and Quarters	 
<ul><li>16. Total Monthly Gross Income from</li><li>Paragraphs 1 through 15 (Also enter on Form 14 - Line 1)</li></ul>	 
17. Monthly Supplemental Security Income Benefits (SSI)	 
18. Monthly Payments of Temporary Assistance for Needy Families (TANF)	 
19. Monthly Medicaid Benefits	 
20. Food Stamps	 
21. Number of unemancipated children who are NOT the subject of this proceeding that primarily reside with each parent (also enter on Form 14 – Line $2c(1)$ )	 
Monthly amount of child support received pursuant to a court or administrative order for unemancipated	
children who are NOT the subject of this proceeding that primarily reside with each parent (Also enter on Form 14 – Line 2c(3))	 
children who are NOT the subject of this proceeding that primarily reside with each parent (Also enter on	
children who are NOT the subject of this proceeding that primarily reside with each parent (Also enter on Form 14 – Line 2c(3))	

# Monthly Expense Information

	Mother	Father
25. Monthly court or administratively ordered child support being paid for children who are NOT the subject of this Proceeding (Form 14 – Line 2a)		
26. Monthly Maintenance Paid in THIS case		
27. Monthly Maintenance Paid in OTHER cases		
28. Total Monthly Court Ordered Maintenance being Paid. Add lines 26 and 27. (Form 14 – Line 2b)		
29. Reasonable work-related child care costs of the each parent for the children who are the subject of this proceeding (Form 14 – Line 6a and Line 6b)		
30. Health insurance costs for the children who are the subject of this proceeding (Form 14 – Line 6c)		
31. Uninsured extraordinary medical costs for the children who are the subject of this proceeding (Form 14 – Line 6d)		
32. Other extraordinary child rearing costs for the children who are the subject of this proceeding (Form 14- Line 6e)		
33. All Other Expenses of each Parent (Include housing costs, utilities, transportation costs, food, clothing, loan payments, charitable contributions, entertainment, insurance other than listed on line 30, etc.)		

	rtify under oath that I have given the other parene Court Rule 43.01(d) by: (You MUST cha		
	Mailing a copy to the other party or his or he	_	
	(Street)		
	(City) (State)	(Zip)	-
	Handing a copy to the other party or his or h Sending a copy to the other party or his or h	•	(Date).
	(fax number) on (To be used only by written consent of the p	(Date) at	(Time).
	party or his or her attorney at		
	(Date).		· · · · · · · · · · · · · · · · · · ·
publ	uctions: The following information MUST be filled in before. The "Affiant" is the person that is completing this docu		se Statement is required to be verified before a notar
STA	JNTY OF ) ) ss. ATE OF )		
tha	ant, of lawful age, being duly sworn on h t the facts stated in this Income and Exp d belief.		
▶_	Afficiate Olon HEDE	Afficiate PRINT VOLUM	NAME LIEDE
,	Affiant – SIGN HERE	Affiant - PRINT YOUR	NAME HERE
Sub	scribed and sworn to on		
		Sign here in front	of
Not	ary Public	a Notary Public	
Μv	Commission Expires:		

# Form CAFC140 - Property and Debt Statement

For use in Motions to Modify

In what Missouri county was the custody or support judgment entered?		In the Circuit Court of	of	MISSO	URI
What is the case number of the custody or support judgment?		Case Number		Division Nu	mber
Answer all o	questions on th	nis form comple	etely.		
Your Information	My current full n	ame is:			
				Defendant)	(Jr./Sr./III)
Other Party's Information	The current full (	name of the other (Middle Name)	party is:  (Last Name)		
Property Owned by	Item of	Property	Present Fair Market Value (Do not deduct amount owed from this value)	Monthly Income from Property	Amount Owed on Property? (List Debt in Table 2)
You		you own or you are in t is includes anything th			er yours is property that
					☐ Yes ☐ No
					☐ Yes ☐ No
					☐ Yes ☐ No
					☐ Yes ☐ No
					☐ Yes ☐ No
					☐ Yes ☐ No
					☐ Yes ☐ No

☐ Yes ☐ No

☐ Yes ☐ No

# Property Owned by You (Continued)

Item of Property	Present Fair Market Value (Do not deduct amount owed from this value)	Monthly Income from Property	Amount Owed on Property? (List Debt in Table 2)
			☐ Yes ☐ No

# Debts Owed by You

Creditor	Current Balance	Monthly Payment on Loan	Security for Loan (This property should be listed in Table 1)
A debt is anything that you owe or that s	someone claims you	owe.	

	tify under oath that I have given the other party a correme Court Rule 43.01(d) by: (You MUST check at k		
	Mailing a copy to the other party or his or her attorn	ney on	(Date) at the following address:
	(Street)	<del></del>	
	(City) (State)		
П	Handing a copy to the other party or his or her atto		(Date).
	Sending a copy to the other party or his or her attor		
_	(fax number) on	(Date) at	(Time).
	(To be used only by written consent of the party file party or his or her attorney at		
	(Date).		,
publi	uctions: The following information MUST be filled in before a notar c. The "Affiant" is the person that is completing this document.  UNTY OF	ry public. This Property and Debt :	Statement is required to be verified before a notary
Affi	ant, of lawful age, being duly sworn on his or ho t the facts stated in this Property and Debt Sta		
▶_			
1	Affiant – SIGN HERE	Affiant - PRINT YOUR	NAME HERE
Sub	scribed and sworn to on		
		Sign here in front	of
Not	ary Public	a Notary Public	
Му	Commission Expires:		

# Form CAFC111 - Answer to Motion to Modify Child Custody

In what Missouri county was the custody judgment entered?		In the Circuit Court of		MISSOURI	
What is the case number of the custody judgment?		Case Number		Division Number	
Answer all o	questions on th	is form complete	ely.		
Your Information	1. My current ful	I name is:			
	_	numbers of my Soci	al Security Number a	are: XXX-XX	
	(Street)		(State)	(Zip)	
	(Telephone Num	ber) (E-	Mail Address)	(Zip)	
Other Party's Information	6. The current fu	II name of the other	party is:	(Ir (Sr /III)	
	(First Name)	(ivilaale Name)	(Last Name)	(Jr./Sr./III)	
Military Information	☐ I am on a			ary. ut waive my rights pursuant to	
Important Information	am subjectir orders and j	ng myself to the juris udgments as are au	sdiction of this court,	ance and filing this pleading, I , and the court may enter such uding orders awarding child d attorney's fees.	

Agree or Disagree with Motion			stated in his or her Motion to Modify legations herein EXCEPT the following:
Missouri Supreme Court	Rule 43.01(d) by: (Y	ou MUST check at least ONE of the	ion to Modify Child Support pursuant to following four boxes)(Date) at the following address:
Sending a copy to th	e other party or his of fax number) onwritten consent of the	or her attorney on	(Time). g a copy via electronic mail to the other
	named above and	that the facts stated in this Ansv	ally sworn on his or her oath, states that wer to Motion to Modify Child Support
Subscribed and sworn to  Notary Public  My Commission Expires:		Sign here in front a Notary Public	This should only be completed if a lawyer helped you with this form
ATTORNEY INFORMATI  Attorney – SIGN HERE  PRINT YOUR ATTORNEY	ON (To be completed	by your attorney)  Missouri Bar Number	Do not enter any information here if you are filing this pleading without the assistance of a lawyer. This information should be completed by your attorney.
(Street)  (City)  (Telephone Number)	(Fax Number)	(State) (Zip) (Email Address)	☐ I have assisted the above named party in the preparation of these pleadings, but I am not entering my appearance on his or her behalf.

#### Approved for Use in Uncontested Cases Only

IN THE CIRCUIT COURT OF			, MISSOURI		
-ar	titioner/Plaintiff, nd- st) (Middle)	(Last)	(Jr./Sr./III)  (Jr./Sr./III)	Case No Division No	
пe	spondent/Defendant.	Modification	ludgment		
<ol> <li>Jui</li> </ol>	the last four digits of Respond dgment(s)	apply) Petitioner, appears b Responde appears b Third Part appears b Anner/Plaintiff's Social andent/Defendant's S	/Plaintiff y attorney. ht/Defendant y attorney. y y attorney. I Security Num Social Security	affidavit of Petitioner/Plaintiff. Cause submitted upon affidavit of Respondent/Defendant. ber area Number area	anc
<ul> <li>3. The initial judgment herein was entered on</li> <li>4.  There have been no modifications of the initial judgment since it was entered.</li> <li>The initial judgment has been modified most recently on</li> </ul>					
	ildren This judgment pertains to th "minor child(ren):"	ne following unemand	cipated child(r	en) hereinafter referred to as	
		Name of Child		Child's Age	

Child Custody  6. 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).
Child 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	e in maintenance was requ	iested hv	the parties			
	tial and continuing change	-	' <del>-</del>	d which makes the term	S	
concerning ma	aintenance unreasonable.					
	is ordered to p	ay to	the	sum of	per	
	for maintenance commen					
	ntial and continuing chang		umstances has occurr	ed which makes the teri	ms	
_	aintenance unreasonable.		any ardara with roons	at to maintananae of the		
parties.	does not have jurisdiction	to enter	any orders with respec	t to maintenance of the	;	
•	nent for Maintenance (If ma	aintenanc	e is to be naid by either	narty)		
	thholding shall be prepare				he	
	ffective date of this order.					
☐ Income wi	thholding shall not issue fo	or the fol	lowing reason(s):			
					<u> </u>	
Attorney's Fees	/Digintiff about now to		the even o	: oo ond	ı	
	/Plaintiff shall pay to nt/Defendant's attorney's t			as and	l	
	nt/Defendant shall pay to			sum of	25	
and for Petitio	ner/Plaintiff's attorney's fe	ees here	in.		<i>1</i> 0	
	/Plaintiff shall pay to			: as and	l	
for Guardian a	nd Litem fees in addition to	the sun	n of pr	eviously ordered.		
Responde	nt/Defendant shall pay to		the s	um of a	S	
and for Guard	ian ad Litem fees in addition	on to the	sum of	_ previously ordered.		
	ers are as per the attached f fully set forth herein.	I Exhibit	Number,	which is incorporated by	<b>y</b>	
	s are to be paid from the c s are waived.	court cos	t deposit(s) previously	posted.	_	
We, the und	to Rehearing (If case is heard dersigned parties, do hereby her, and waive the right to file	acknowle	dge receipt of the finding	gs and recommendations (	of	
(If heard by a Family Cou	rt Judge)		(If heard by a Family Court Co Findings and Recomme	ommissioner) endations of Commissione	r:	
Judge	Date		Commissioner	Date		
			Approved and Adopted as Judgment of the Court:			
			 Judge	 Date		

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)		

# CONFIDENTIAL CASE FILING INFORMATION SHEET — DOMESTIC RELATIONS CASES Required at Case Initiation and with Responsive Filings

#### INSTRUCTIONS:

- Complete this form for all parties known at the time of filing. Provide the most appropriate Case Type and Party Type codes and descriptions. (Found on the Case Types List and Party Types List at <a href="www.courts.mo.gov">www.courts.mo.gov</a> on the Court Forms/Filing Information page.)
- ✓ If additional space is needed, complete additional Confidential Case Filing Information Sheets.

**NOTE:** The **full** Social Security Number (SSN) is **required** pursuant to Section 509.520 RSMo if the party is a person.

person.				
iling Date: County/City of St. Louis:				
Style of Case:				
(i.e. Petitioner v. R				
Case Type Code:	Case Type Description:			
Petitioner/Plaintiff Informa	tion:			
Party Type Code:	Party Type Description:			
Name: (Last)	(First)		_(Middle)	
Address:				
			Zip:	
DOB:	Gender: Male Female	SSN:		
Attorney Name (if represented by	by counsel):	Bar ID:	Party Type Code:	
Respondent/Defendant Info	ormation:			
Party Type Code:	Party Type Description:			
Name: (Last)	(First)		(Middle)	
	, ,		<del>-</del> ` : <del></del>	
			 Zip:	
DOB:	Gender: Male Female	SSN:		
Attorney Name (if represented b	by counsel):	Bar ID:	Party Type Code:	
	~			
Party Type Code:	Party Type Description:			
	(First)			
	Gender: Male Female			
Attorney Name (if represented t	by counsel):	Bar ID:	Party Type Code:	
Party Type Code:	Party Type Description:			
	(First)			
	Gender: ☐ Male ☐ Female			
	by counsel):		Party Type Code:	
Allomey Name (ii represented t	by couriser).	Bai iD	Faity Type Code	

Employer Information						
Petitioner/Plaintiff Employer Name:						
Employer Address:						
City:						
Respondent/Defendant Employer Name:						
Employer Address:						
City:						
Oity.	State:					
The following information regarding children is required. Complethis case.	ete this section for any child	subject to the action of				
*MACSS – Missouri Automated Child Support System						
Children:						
Name: SSN:	DOB: _					
Gender: Male Female Optional: MACSS Member Number	(to be completed by the court):					
Name: SSN:	DOB: _					
Gender: Male Female Optional: MACSS Member Number	(to be completed by the court):					
Name: SSN:	DOB: _					
Gender: Male Female Optional: MACSS Member Number	(to be completed by the court):					
Name: SSN:	DOB: _					
Gender: Male Female Optional: MACSS Member Number	(to be completed by the court):					
Name: SSN:	DOB: _					
Gender: Male Female Optional: MACSS Member Number	(to be completed by the court):					
Name: SSN:	DOB: _					
Gender: Male Female Optional: MACSS Member Number	(to be completed by the court):					
Name: SSN:	DOB: _					
Gender: Male Female Optional: MACSS Member Number	(to be completed by the court):					
Name: SSN:	DOB: _					
Gender:   Male Female Optional: MACSS Member Number	(to be completed by the court):					
Name: SSN:	DOB: _					
Gender: ☐ Male ☐ Female Optional: MACSS Member Number	(to be completed by the court):					
Name: SSN:	DOB: _					
Gender: Male Female Optional: MACSS Member Number	(to be completed by the court):					
☐ Check if more than ten children and attach additional shee	et					
Submitted by: I	Bar ID (required if attorney):					
Address (if not shown on previous page):						
City:						
Phone: Email .						
*IMPORTANT: It is the parties' responsibility to keep the court i						

#### **Instructions to Clerk**

Maintain the closed portion(s) of the record in a sealed manila envelope within the file. The file can be maintained with other open records. If a request is made to review the open portion of the file, the envelope can be removed from the file. Access to the record must be restricted to avoid access to the closed portion of the record.

# Form CAFC721 - Notice of Hearing

Notice must be sent to every party in this case

In what Missouri coun pending?	ity is this case	In the Circuit Court of		MISSOURI	
What is the case number in the pending case?		Case Number		Division Number	
Parties	<ol> <li>Petitioner or</li> <li>Respondent</li> </ol>	Plaintiff is: or Defendant is:	(Full Name of Petitione		·
Information about the Hearing (What, When, Where)	4. Date and Tim	er to be heard: ne of Hearing: (Da be held promptly at th	te of Hearing)	_ at (Time of Heari	a.m./p.m. ing)
Party Giving Notice	SIGN HERE  (Street)  (City)  (Telephone Num		PRINT YOUR NAM	TE HERE	BAR NUMBER
Proof of Service	pursuant to Misso following four boxe Mailing a cop at the followin  (Street)  (City)  Handing a cop Sending a cop electronic ma  Affiant, of lawful at named herein and best knowledge are  Affiant - SIGN I Subscribed and sy	oy to the other party or hing address:  (State opy to the other party or hing py to the other party or hing of the other party or hing. (fax number) on fail to the other party or hing. (fax number) on fail to the other party or hing. (fax number) on fail to the other party or hing. (fax number) on fail to the other party or hing. (fax number) on fail to the other party or hing. (fax number) on fail to the other party or hing. (fax number) on fail to the other party or hing. (fax number) on fail to the other party or hing. (fax number) on fail to the other party or hing. (fax number) or hing address:	ate) his or her attorney on his or her attorney on his or her attorney on his or her attorney by the first or her attorney at (Email Address) on his or her oath, states this Notice of Hearing Affiant – PRINT	JST check at least Control (Zip)  fax to (Date) at (he court) Sending a sthat he or she is the graph are true according YOUR NAME HERE	ONE of the(Date)(Date)(Time). a copy via(Date). the affiant g to his or her
	Notary Public		Солишеской Ехрисс.		