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TexasLawHelp.org is dedicated to providing free and reliable legal information to all Texans.

Agreed Divorce Forms SET B

(Texas Divorce, With Children, Opposite-Sex Spouses)

Use these instructions & forms if:

• you have a Texas divorce, you and your spouse agree about all the issues and will both sign the necessary court forms, you and your spouse have children together who are under 18 or still in high school, and there are no court orders for custody and support of your children already in place.

This packet includes:

- 1. Instructions for an AGREED Divorce with Children
- 2. Original Petition for Divorce
- 3. Exhibit: Out-of-State Party Declaration
- 4. Income Withholding for Support Order (IWO) Child Support
- 5. Civil Case Information Sheet
- 6. Information on Suit Affecting the Parent-Child Relationship
- 7. Statement of Inability to Afford Payment of Court Costs
- 8. Waiver of Service
- 9. Respondent's Original Answer
- 10. Required Initial Disclosures in Dissolution of Marriage
- 11. Final Decree of Divorce
- 12. Child Support Guidelines: Low Income
- 13. Notice of Current Address
- 14. Affidavit for Prove-Up of Agreed Divorce With Children
- 15. Record of Support Order

Note: You may not need all of the forms listed or you may need additional forms. Get more information at www.TexasLawHelp.org. Talk to a lawyer if you have questions.

Instructions & Forms for an Agreed Divorce with Children

Instructions & Forms

Instructions & Forms for an Agreed Divorce with Children

Warning: The information and forms in this guide are not a substitute for the advice and help of a lawyer.

These instructions explain the basic steps in an **agreed** divorce with children. Each step includes a link to the form or forms needed for that step.

Use these instructions if:

- you and your spouse agree about all the issues (including child custody and child support) and will both sign the necessary court forms; and
- there are **no court orders** for custody and support of your children already in place (other than a family violence protective order).
- If there is already a final court order for custody and support of your children (not including a
 family violence protective order), use this guide instead: <u>I need a divorce. We have minor</u>
 children. A final custody and support order is already in place.
- If there is a family violence protective order, use the <u>Legal Help Directory</u> to consult with a legal professional about your options. If you were the victim of family violence, you may qualify for free legal help.

Checklist Steps

Step 1: Determine where to file your divorce.

It's important to file for divorce in the correct county. If you file in the wrong county, your case will be dismissed.

You can file for divorce in the county where you live or in the county where your spouse lives as long as you or your spouse meets these **residency requirements**:

- You can file for divorce in the county where you live as long as:
 - o you have lived in that county for at least the last 90 days, and
 - o you have lived in Texas for at least the last 6 months.
- Or, you can file for divorce in the county where your spouse lives as long as:
 - o your spouse has lived in that county for at least the last 90 days, and
 - o your spouse has lived in Texas for at least the last 6 months.

If neither you nor your spouse meet the residency requirements, talk with a lawyer.

Read the Frequently Asked Questions, FAQs: Filing a Divorce with Children, for additional information.

Step 2: Fill out the starting forms.			
Fill out this starting form:			
Original Petition for Divorce (Set B) (called the Petition for short)			
You will file (turn in) the Petition at the courthouse to start your divorce case. The Petition tells the judge and your spouse that you want a divorce and states what you want the judge to order in the Final Decree of Divorce. The Frequently Asked Questions and related Articles included with these instructions will help you understand your options.			
When you fill out the Petition:			
o Print your answers neatly in blue or black ink. Do not leave blanks.			
 You are the "petitioner" and your spouse is the "respondent." 			
o Talk to a lawyer if you have questions or need help.			
Note: The Petition asks for your address. Your spouse will get a copy of the Petition. If you are concerned about your spouse knowing your address, call the Family Violence Legal Line at (800) 374-4673 for free advice.			
Fill out these additional starting forms if required for your case:			
<u>Civil Case Information Sheet</u>			
 (NOTE: the <u>Texas Supreme Court has repealed the rule requiring the civil case</u> <u>information sheet</u>, so you may not need this form. If you are filing paper documents in person at the clerk's office, you should complete it and bring it anyway, however). 			
 <u>Exhibit: Out-of-State Party Declaration</u> (required only if you or your spouse lives outside of Texas) 			
 <u>Statement of Inability to Afford Payment of Court Costs</u> (use <u>only</u> if you cannot afford to pay the filing fee for your case) You can call the clerk's office to learn the filing fee for your case. Learn more here: <u>Court Fees and Fee Waivers</u>. 			
Make two copies of these completed starting forms:			
Original Petition for Divorce			
• Exhibit: Out-of-State Party Declaration (only if you or your spouse lives outside of Texas)			
 Statement of Inability to Afford Payment of Court Courts (only if you are asking the court to waive court costs) 			

Step 3: File (turn in) your starting forms.

File (turn in) your completed Petition and other starting forms with the court.

You need to find out if your county has <u>standing orders</u>. If it does, you will need to attach a copy of the standing orders to your petition.

- To file your forms online, go to E-File Texas and follow the instructions.
- To file your divorce forms in person, take your Original Petition for Divorce and additional starting forms (and copies) to the district clerk's office in the county you have determined is the correct county to file your divorce.

At the clerk's office:

- o Turn in your Petition and other starting forms (and copies).
- Pay the filing fee (or file your completed Statement of Inability to Afford Payment of Court Costs
 if you cannot afford the fee). You can call the clerk's office ahead of time to learn the filing fee
 for your case.
- Ask the clerk if there is a local standing order that you need to follow or attach to any of your documents.
- Ask the clerk if there are local rules or procedures you need to know about for your divorce.
- The clerk will write your "Cause Number" and "Court Number" at the top of the first page of your Petition. (Write these numbers at the top of any document you file in your divorce case.)
- The clerk will file stamp your copies with the date and time. The clerk will keep the original and give you back your copies. One copy for you and one copy is for your spouse.

 \square Step 4: Notify the Office of the Attorney General (if applicable).

Has your child ever received TANF or Medicaid?

- If NO, skip this step.
- If YES, you must send a file-stamped copy of your Petition to the Office of the Attorney General (OAG) Child Support Division (and be able to prove that you did so).
 - Send your Petition by Email You can scan a file-stamped copy of your Petition and email it. Find the email address for the OAG child support office in the county where your case is filed here: Email Addresses for Child Support Offices. Write the cause number and the county where you filed your case in the subject line of the email. Print a copy of your email. This is your proof. Bring it with you when you go to court to finish your case.
 - Send your Petition by Certified Mail Return Receipt Requested Or, you can mail a copy of your Petition by certified mail return receipt requested. The post office has the forms for certified mail return receipt requested. Find the mailing address for the OAG child support office in the county where your case is filed here: Mailing Addresses for Child Support Offices. The post office will give you a receipt when you mail the Petition. The OAG will sign the return receipt (often called the "green card") and mail it back to you. This is your proof. Bring the receipt and the return receipt (green card) with you when you go to court to finish your case.

\square Step 5: Ask your spouse to sign the Answer or Waiver of Service f	orm.
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Give your spouse:

- a file-stamped copy of your Original Petition for Divorce, and
- a blank <u>Waiver of Service Only (Set B)</u> form OR a blank <u>Respondent's Original Answer (Set B)</u> form.

WARNING! Do not hand-deliver any papers to your spouse if there has been violence during your relationship, especially if a judge has signed a Protective Order ordering you or your spouse to stay away from the other. You can have your spouse served instead. If you decide to have your spouse served, use these instructions instead: **Instructions & Forms for a Default Divorce with Children in the checklist below this checklist.**

Ask your spouse to:

• fill out and sign the Waiver of Service Only form, or the Respondent's Original Answer form.

Your spouse can fill out and sign either form.

The Waiver of Service Only form **must be signed in front of a notary**. If your spouse plans to sign the Waiver of Service Only form, tell your spouse to sign it in front of a notary at least one day **after** you filed the Petition. Otherwise your spouse will have to redo it.

The Respondent's Original Answer form does not have to be signed in front of a notary.

return the signed form to you or turn it in at the clerk's office.

If your spouse returns the signed form to you, make a copy and file the original at the clerk's office. You can file it now or when you go to court to finish your case.

Tip: If your divorce is agreed, your spouse must also sign a **completed** Final Decree of Divorce form. It may save you time to fill out the Final Decree of Divorce form now and send it to your spouse with the Waiver of Service or Answer form. Read **Step 6** for information about filling out the Final Decree of Divorce form.

WARNING! Effective January 1, 2021, once a party to a family law case (like a divorce) files an answer, both sides will be obligated to exchange certain information and documents within 30 days. Talk to a lawyer. Otherwise, complete the <u>Required Initial Disclosures in Divorces</u>, <u>Annulments</u>, <u>and Suits to Declare Marriage Void</u> form. See <u>Rule 11 Agreements</u> for information (and forms) about one way to waive required disclosures by agreement.

	Step 6: Fill	out the Final	Decree of	Divorce	and other	ending	forms
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Fill out this **ending form**:

- Final Decree of Divorce (Set B)
 - You will have to attach a Possession Order form. They can be found here: <u>Child</u> <u>Visitation and Possession Orders</u>.

You will ask the judge to sign the Final Decree of Divorce form when it's time to finish your divorce. When signed by the judge, the Final Decree of Divorce ends your marriage and makes orders about your children, property and debt. It may include other orders depending on your case.

The Final Decree of Divorce form must be completely filled out (except for the judge's signature) **before** you go to court. You and your spouse may want to fill out the Final Decree of Divorce form together.

When you fill out the Final Decree of Divorce:

- Print your answers neatly in blue or black ink. Do not leave blanks.
- o You are the "petitioner" and your spouse is the "respondent."
- o Print out and complete a **Standard Possession Order form**.
 - o If the standard possession schedule works for your family, fill it out and attach it to the Final Decree of Divorce. If it does not work for your family or would not be safe for your children, you can hire a lawyer to write a possession order that meets the specific needs of your family. There are different standard possession orders, depending on whether your suit was filed before September 1, 2021, or after that date. Or, you may be able to use one of the possession orders included with this article: Child Visitation and Possession Orders.
 - A Possession Order form will NOT automatically print with the Final Decree of Divorce form.

Fill out these additional **ending forms** if required for your case:

• Income Withholding Order for Support (if child support will be ordered)

Note about retirement benefits: If you are dividing retirement benefits (other than an IRA), you must also complete a form called a Qualified Domestic Relations Order (QDRO). **TexasLawHelp.org does not provide QDRO forms.** You may contact the employer or retirement plan administrator to see if they have a sample QDRO form. If not, you should hire a lawyer to draft the QDRO form. If you use the employer or plan administrator's form, you should still have a lawyer review it to make sure you are not giving up important benefits. You should have the QDRO prepared before you go to court, so the judge can sign it when you finish your divorce. Learn more here: **Dividing Retirement Benefits Upon Divorce**.

Also complete the <u>Information on Suit Affecting the Family Relationship</u> form (also known as the "Austin" form), which must be printed on one page (front and back).

Step 7: Have the Final Decree of Divorce form reviewed	(if	possible)
	Step 7: Have the Final Decree of Divorce form reviewed	Step 7: Have the Final Decree of Divorce form reviewed (if

Some counties require this document to be reviewed by an attorney, while others do not. You should speak with the district clerk's office in your county regarding local requirements. Even if it's not required, it's a good idea to have a family law lawyer review your completed *Final Decree of Divorce* form. Family law lawyers specialize in cases involving families, such as divorce cases.

You can hire a family law lawyer **just** to review your forms. This is called limited scope representation. You may also be able to talk with a lawyer for free at a legal clinic. If you need help finding a lawyer, you can:

- Use our <u>Legal Help Directory</u> to search for a lawyer referral service, legal aid office or self-help center in your area.
- Check our <u>Legal Events and Clinics</u> page for free legal clinics in your area.
- Use Ask a Question to chat online with a lawyer or law student.

Step 8: Ask your spouse to sign the Final Decree of Divorce form.

Ask your spouse to:

- review and sign your completed Final Decree of Divorce form, and
- return the signed Final Decree of Divorce form to you.

Note: Make sure the Final Decree of Divorce form (including the attached possession order) is completely filled out **before** your spouse signs it. You CANNOT make changes to the Final Decree of Divorce once it has been signed by your spouse, unless your spouse initials each change.

Keep the signed Final Decree of Divorce form until it is time to finish your case.

Step 9: Wait the 60-day waiting period.

In almost all cases, you must wait at least 60 days before you can finish your divorce.

When counting the 60 days, find the day you filed your Original Petition for Divorce on a calendar, and then count out 60 more days (including weekends and holidays). If the 60th day falls on a weekend or holiday, go to the next business day. **Note:** When counting the 60 day waiting period, don't count the day you filed your Original Petition for Divorce. Day 1 is the next day.

There are **only** two exceptions to the 60-day waiting period.

- 1. If your spouse has been convicted of or received deferred adjudication for a crime involving family violence against you or a member of your household, the 60-day waiting period is waived.
- 2. If you have an active protective order or an active magistrate's order for emergency protection against your spouse because of family violence during your marriage, the 60-day waiting period is waived.

Note: You can always wait longer than 60 days, but your divorce cannot be finished in fewer than 60 days unless one of these exceptions applies.

Step 10: Get ready for court.

Call the clerk's office to learn when and where the court hears uncontested cases.

If you sent a copy of your Petition to the Office of the Attorney General (OAG), ask the clerk if the OAG filed anything in your case.

- If no, you can finish your divorce without further notice to the OAG.
- If yes, talk to a lawyer about what to do next. You can use <u>Ask a Question</u> to chat with a lawyer online.

Print and read through the sample testimony (found below). You must read this testimony to the judge when you go to court to finish your divorce. Make sure everything in the sample testimony is true for you. If not, talk to a lawyer. Remember, everything you say in court must be true and correct. You can be charged with a crime for lying in court.

Sample Testimony Divorce with Children (Set B)

Read the article <u>Tips for the Courtroom</u> for more information about going to court.

Need to finish the case WITHOUT going to the courthouse?

Some judges allow the use of an affidavit to satisfy the prove-up requirements in an agreed divorce. If you'd like to see if the judge will accept an affidavit, in place of short testimony, you should contact the court coordinator. Some judges may not accept prove-up affidavits. Additionally, some judges will only accept prove-up affidavits for divorces with no children. If you determine that the judge will accept an affidavit, you can use this form: Affidavit for Prove-Up of Agreed Divorce With Children.

This form must be sworn in front of a notary. Everything in the affidavit must be true and correct. You can be charged with a crime for lying to the court. See <u>Texas Penal Code 37</u>.

If you would like to appear virtually, you may need to file a motion for use of emergency procedures. Read Asking to Appear in Court by Video App or Phone During COVID-19 (Divorce With Children).

Step 11: Go to court to finish your divorce.

Bring these papers with you to the courthouse on the day you plan to finish your case:

- file-stamped copy of your Original Petition for Divorce;
- Waiver of Service or Answer form filled out and signed by your spouse (and 1 copy);
- Final Decree of Divorce form completely filled out and signed by both you and your spouse (make sure a completed possession order is attached);
- Income Withholding Order for Support if child support will be ordered;
- Sample Testimony Divorce with Children (Set B);
- Any additional documents needed for your specific case, such as a Qualified Domestic Relations
 Order (QDRO) signed by both you and your spouse if you are dividing a retirement account; and
- The completed <u>Information on Suit Affecting the Family Relationship</u> form (also known as the "Austin" form), printed on one sheet of paper (front and back).

When you get to the courthouse, go to the clerk's office.

- File the Respondent's Original Answer **or** Waiver of Service Only form that was filled out and signed by your spouse. Ask the clerk to file stamp your copy. Bring your file-stamped copy with you to court.
- Ask if you need the court file or docket sheet (list of what has been filed in your case).

When you get to the courtroom tell the clerk you are there and give the clerk your paperwork. Sit down until the judge calls your case.

When the judge calls your case, walk to the front of the courtroom and stand in front of the judge's bench. The judge will have you raise your right hand and swear to tell the truth. The judge may ask you questions or may ask you to read your testimony. Have your Sample Testimony for Divorce with Children ready. The judge will listen to what you say and review your papers. If everything is in order the judge will sign your Final Decree of Divorce.

Step 12: File (turn in) the signed Final Decree of Divorce.

After the judge signs your Final Decree of Divorce, go back to the clerk's office.

- File (turn in) the Final Decree of Divorce and any other orders signed by the judge. Your divorce is NOT final until you do so.
- Get a certified copy of your Final Decree of Divorce and any other orders signed by the judge from the clerk while you are there. The clerk may charge a fee for the certified copies.
- If your name was changed, get at least 3 certified copies of your Final Decree of Divorce to take to the agencies listed in **Step 13**. The clerk may charge a fee for the certified copies.
- If child support was ordered, ask the clerk how to set up a child support account.
- File the completed <u>Information on Suit Affecting the Family Relationship</u> form (also known as the "Austin" form), printed on one sheet of paper (front and back).
- Complete and submit the <u>Record of Support Order</u> to the clerk's office to set up the child support account.

Step 13: After your divorce is finished.

Send a file-stamped copy of your *Final Decree of Divorce* and any other orders signed by the judge to your spouse.

Follow these additional steps if they apply:

- If you were ordered to pay child support and/or cash medical support, get additional information from the **Texas Attorney General Website** or by calling 1-(800) 252-8014.
- If your ex-spouse was ordered to pay child support and/or medical support and doesn't pay, contact the Texas Attorney General Child Support Division for help enforcing your order.
- If your name was changed, take a certified copy of your *Final Decree of Divorce* to the following agencies:

- o Your local Social Security Administration (SSA) office to change your social security card.
- Your local Department of Public Safety (DPS) office to change your driver's license or state identification card.
- Your County Voter Registrar to change your voter registration card. (For more information, contact the <u>Texas Secretary of State</u>.)
- Contact the <u>U.S. State Department</u> to change your name on your passport.
- Transfer car titles. If a vehicle (not already in your name alone) is awarded to you, give a certified copy of the *Final Decree of Divorce* to your county tax office and apply for title. The vehicle identification number (VIN) must be listed in your *Final Decree of Divorce*.
- File deeds to transfer title to real property (house or land) at the property records office in the county where the property is located.
- If the judge signed a QDRO dividing a retirement account, send a certified copy of the QDRO to the administrator of the retirement plan by certified mail return receipt requested. If this isn't done, you won't get your share of the retirement funds.
- Revise your will, insurance policies and all financial account beneficiary designations as needed.

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	Cause Number:		_
In the Matter of the	e Marriage of		
		In the(Court Num	nher)
Print first middle	and last name of the spouse who filed for div		idei)
Fillit III St, IIII dale	·	☐ District Court	
	And	☐ County Court	at Law
Respondent: Print file	rst, middle and last name of other spouse.		County, Texas
And in the Interest (Print the initials of each	of: ch child you and your spouse have together w	who is under 18 or still in high scho	ol.)
1	2	3	
	5.		
Print your answe	First N	liddle	Last
I am the Petition	r , the person asking for a divorce.		
The last three issued in (Sta	numbers of my driver's license number te):	r are:My drive	er's license was
or ☐ I do not	have a driver's license number.		
The last three	numbers of my social security number	are:	
or ☐ I do no	t have a social security number.		
My spouse's name	e is:	Middle	 Last
My spouse is the I		wildate	Last
, ,	•		
1. Discovery	Level		
The discovery leve	el in this case, if needed, is Level 2.		
2. Legal Notic	Ce (Check one box.)		
	use will sign a Waiver of Service (or Ar r to serve my spouse with a copy of thi		
☐ I will have a sl here:	neriff, constable, process server or cler	k serve my spouse with this Pe	etition for Divorce
Street A	,	State	Zip
	k address, name of business:	nococcary to provide local pa	tice to my species by
"Official Servi	to issue a Citation of Service (the form ce of Process"). I understand that I will nent of Court Costs if I am unable to pa	need to pay the fee (or file a	Statement of Inability
	ny spouse. I ask that my spouse be ser tation by Publication and hire a lawyer		

3. Jurisdiction

3A. County Residence Requirement			Texas until you or your spouse has		
(Check all boxes that apply.)			lived in the county where you are asking for a divorce for at least the		
☐ I have lived in this county for the last 90 days.			last 90 days and in Texas for at least		
	☐ My spouse has lived in this county for the last 90 days.		the last six months. There are special rules for military		
se he	am serving in the armed forces or other government ervice outside of Texas, but this county has been the ome county of either my spouse or me for at least 90 ays.		families and others who are absent from the state due to government service. Get more information at www.TexasLawHelp.org .		
th T	nave accompanied my spouse who is serving in the armed forces or other government service outside of exas, but this county has been the home county of either spouse or me for at least 90 days.	r			
3B. T	exas Residence Requirement	N	ote: If you or your spouse does not live		
(Chec	k all boxes that apply.)	ir	n Texas, you must complete and attach		
□IH	nave lived in Texas for the last six months.	LITE	e Exhibit: Out-of-State Party Declaration. Get it at www.TexasLawHelp.org .		
	y spouse has lived in Texas for the last six months.				
	☐ I am serving in the armed forces or another government service outside of Texas, but Texas is the home state of either my spouse or me and has been for at least 6 months.				
	nave accompanied my spouse who is serving in the armo f Texas, but Texas is the home state of either my spous				
3C. F	Personal Jurisdiction over Spouse				
(Chec	k one box.)				
	ly spouse lives in Texas.				
	y spouse does not live in Texas. (Check any boxes that	apply	y below.)		
	My spouse agrees that a Texas court can make orders in this divorce, including orders regarding conservatorship (custody), visitation, and financial support of our children and orders regarding our property and debts. My spouse will file a Waiver of Service (or Answer).				
	Texas is the last state where we lived together as a married couple. This Petition for Divorce is filed less than two years after we separated.				
	The children live in Texas because of my spouse's ac	tions	s.		
	My spouse has lived in Texas with the children.				
	My spouse has lived in Texas and provided prenatal	ехре	enses or support for the children.		
	My spouse had sexual intercourse in Texas, and the of intercourse.	child	ren may have been conceived by that act		
	Our child was born in Texas and my spouse registered with the paternity registry maintained by the bureau of vital statistics or signed an acknowledgment of paternity.				
	My spouse will be personally served with citation (offi	cial s	service of process) in Texas.		

Note: You cannot file for divorce in

4. Dates of Marriage and Separation My spouse and I got married on or about: Day We stopped living together as spouses on or about:_ Month Day Year 5. Grounds for Divorce I ask the Court to grant me a divorce. The marriage has become insupportable due to discord or conflict of personalities that destroys the legitimate ends of the marital relationship and prevents any reasonable expectation of reconciliation. 6. Children 6A. Children Husband and Wife Have Together My spouse and I are the parents of the following children who are under 18 years old or over 18 years old and still in high school. (You MUST list all children you and your spouse have together (adopted or biological) who are under 18 or over 18 andstill in high school.) State where child Child's name Date of Birth Place of Birth lives now 6B. Jurisdiction over Children (Check one box.) The children live in Texas now and have lived in Texas for at least the past 6 months or since birth. The children do not live in Texas now, but they have been gone from Texas for less than 6 months. Thechildren lived in Texas the 6 months before they moved. A parent or person acting as a parent continues to live in Texas. None of the above apply. (Note: Talk to a lawyer if none of the above apply.) (Check box below only if true.)

Note: Do **not** use this form if there is already a court order in place for any of the children (such as a child support order.). Get information about filing for divorce when there is already a court order at www.TexasLawHelp.org.

There are **no court orders** about any of the children listed above. No other court has continuing

jurisdiction over this case or the children.

6C. Children's Property (Check one box.) ☐ The children do not own any property of significant value in their own name. The children own the following property of significant value in their own name: 6D. Conservatorship (Custody) of the Child(ren) I ask the court to make conservatorship (custody) orders as follows: (Check a, b, or c.) a. Mother and Father should be **Joint Managing Conservators** of the child(ren) and: (If you checked a, check a-1, a-2, or a-3.) **a-1.** Father should have the exclusive right to designate the primary residence of the child(ren) within the following geographic area: (Check one box below.) this county. this county or county adjacent to this county. anywhere. other: Texas. **a-2.** Mother should have the exclusive right to designate the primary residence of the child(ren) within the following geographic area: (Check one box below.) anywhere. this county. this county or county adjacent to this county. Texas. other: a-3. Neither parent should have the exclusive right to designate the primary residence of the child(ren) but both parents should be ordered not to move the child(ren) out of the following geographic area: (Check one box below.) this school district: this county. this county or county adjacent to this county. other: b. Mother should be the **Sole Managing Conservator** of the child(ren) with the exclusive rights listedin Texas Family Code 153.132 including the exclusive right to designate the primary residence of the child(ren) anywhere. c. Tather should be the **Sole Managing Conservator** of the child(ren) with the exclusive rights listed inTexas Family Code 153.132 including the exclusive right to designate the primary residence of the child(ren) anywhere. 6E. Child(ren)'s Passports (Check only if applicable.)

I ask the Court to order that I have the exclusive right to apply for and renew passports for the child(ren).

6F. Possession of and Access to the Child(ren) (Visitation) I ask the court to make possession and access (visitation) orders as follows: (Check a, b, c, or d.) a. Tather should have "standard visitation." (See Texas Family Code Chapter 153, Subchapter F.) **b.** Mother should have "standard visitation." (See Texas Family Code Chapter 153, Subchapter F.) c. The "Standard visitation" would be unworkable or inappropriate. Possession and access to the child(ren)should be as follows: **d.** I am concerned about the safety of the children with the other parent: I ask that: (If you checked d, check all that apply below.) d-1. acchanges of the child(ren) be supervised, or in the alternative, be in a public place. d-2. The other parent's possession of the child(ren) be limited to day visits. d-3. The other parent's possession of the child(ren) be supervised. d-4. The other parent have no right to possession or access to the child(ren). d-5. The other parent be ordered not to use alcohol or illegal drugs 24 hours prior to or during possession of the child(ren). d-6. The other parent's possession and access to the children be restricted as follows: (Check only if you are asking that a different possession order be in place while a child is under 3 years old.) One or more of the children is under 3. Until the child turns 3, possession should be as follows: After the child turns 3, possession should be as checked above. (Check only if applicable.) I am concerned that the other parent may take the child(ren) to another country and refuse to return them. I ask the Court to determine if there is a risk of international kidnapping by the other parent and to take such measures as are necessary to protect the child(ren).

6G. Child Support, Medical Support, and Dental Support for the Child(ren)

I ask the court to make appropriate orders for the financial support of the child(ren), including regular child support, medical support, dental support and, if supported by the evidence, retroactive child support.

7.	Is the	wife pregnant?			
(Ch	eck one	box.)			
	The wi	fe in this marriage is not pregnant.			
	The wi	fe in this marriage is pregnant. I understand	that I cannot	finish the divorce until aft	er the child is
	(If the v	wife is pregnant, also check one box below.)			
		e husband is the father of this child. I ask the pport, and medical and dental support for the			sitation, child
	est	e husband is not the father of this child. I ur tablished before I can finish the divorce. (Get w.TexasLawHelp.org.)			
8.	Did th	ne wife have a child with another m	an while m	arried to the husba	ınd?
(Ch	eck one	box. Fill in the requested information, if appl	icable.)		
	The wi	fe did not have a child with another man wh	ile married to t	he husband.	
		fe did have a child with another man while n the marriage that are not the Husband's ado			
		Child's name	Age	Date of Birth	Sex
	1.				
	3.				
	4.				
		wife had a child or children with another man o			
	☐ Pa	iternity of the child(ren) named above has no ild(ren) must be established before I can finisternity at www.TexasLawHelp.org.)	ot been establ	ished. I understand that	paternity of the
	☐ Pa	ternity of the child(ren) named above has be	en establishe	d:	
	(Cl	heck one box.)			
		A court order has established that another the biological father of the child(ren) listed a of the court order to my Final Decree of Div	above. I under		
		An Acknowledgement of Paternity was sign was signed by the Husband for the child(re ofthese documents to my Final Decree of D	n) listed above		

9. Protective Order Statement (Check the appropriate boxes. Fill in the requested information.)

Note: You **must** provide information about any protective order or pending application for protective order involving you and your spouse or a child of either you or your spouse. This includes information about any: (1) family violence protective order, (2) sexual assault, sexual abuse, trafficking or stalking protective order and/or (3) emergency protective order issued after an arrest.

You **must also** attach to this petition a copy of any protective order (even if it's expired) in which one spouse or child of either spouse was the applicant or victim and the other spouse was the respondent or defendant.

9A	. No	Protective Order
		I do not have a protective order against my spouse and I have not asked for one.
		My spouse does not have a protective order against me and has not asked for one.
۵P	Do	ending Protective Order
30	. ге	shalling Protective Order
		I have filed paperwork at the courthouse asking for a protective order against my spouse, but a judge has not decided if I should get it. I asked for a protective order on
		Date Filed
		County, . The cause number is
		in County,
		My spouse has filed paperwork asking for a protective order against me, but a judge has not decided if my spouse will get it. My spouse asked for a protective order on
		in County, . The cause number is
		If my spouse gets a protective order, I will file a copy of it before any hearings in this divorce.
00	D.,	otective Order in Place
90	. Pr	otective Order in Place
		I do have a protective order against my spouse. I got the protective order in
		County, on Date Ordered
		The cause number for the protective order is Cause Number
		Either I have attached a copy of the protective order to this petition or I will file a copy of it with the court before any hearings in this divorce.
		My spouse does have a protective order against me. The protective order was made in
		County, on Date Ordered
		The cause number for the protective order is
		Either I have attached a copy of the protective order to this petition or I will file a copy of it with the court before any hearings in this divorce.
10	. V	Vaiver of Waiting Period Based on Family Violence (Check only if applicable.)
	l as	sk the Court to waive the 60-day waiting period for divorce because: (Check one box.)
		My spouse has been convicted of or received deferred adjudication for a crime involving family violence against me or a member of my household.
		I have an active protective order or an active magistrate's order for emergency protection against my spouse because of family violence during our marriage. The order includes a finding that my spouse committed family violence.

11. Property and Debt

Note: It is very important to talk with lawyer if you or your spouse has a house, land, business, retirement funds, other valuable property, or debt. Getting advice from a lawyer now can save you time and money in the long run.

About community property: Texas is a community property state. This means that any property either spouse gets from the minute they are married until the minute the judge grants the divorce is probably community property, even if the property is only in one spouse's name. **About separate property**: Property owned by a spouse before the marriage is that spouse's separate property. In addition, if either spouse receives a gift, an inheritance, or a recovery for personal injuries that occurred during the marriage (not including a recovery for lost wages or medical expenses); it is that spouse's separate property. There are exceptions to these general rules. If you have questions talk to a lawyer.

About retirement: Retirement funds (such as 401k, pension, profit sharing, stock option plans and IRAs) earned by either spouse during the marriage are usually considered to be community property that can be divided by the court. This is true even if you or your spouse has not yet retired. If you want the Court to divide retirement funds (other than an IRA), you will need to have the Court sign an additional form, usually called a "Qualified Domestic Relations Order" (QDRO), to make the division effective. You should have the QDRO prepared before you go to court, so the judge can sign it when you finish your divorce. A QDRO form is not included with this divorce set. You may be able to get a sample QDRO form from the employer or retirement fund administrator. If not, you should hire a lawyer to draft the QDRO form. If you use the employer or retirement fund administrator's QDRO form, you should still have a lawyer review it to make sure you are not giving up important benefits. **Note:** If you and your spouse plan to keep your own retirement funds or do not have retirement funds, you do not need a QDRO.

About debt: A creditor's right to collect a debt is not affected by a divorce decree. So, if the Court orders your spouse to pay a debt (such as a mortgage) that is in both of your names, but your spouse doesn't pay it, the creditor may still be able to seek payment from you. Ask a lawyer how to protect yourself in this situation.

11A. Community Property and Debt

If my spouse and I can agree about how to divide the property and debts we got during our marriage, I ask the Court to approve our agreement. If we cannot agree, I ask the Court to divide our community property and debts according to Texas law.

11B. Separate Property

I own the following separate property. I owned this property before I was married, or I received this property as a gift or inheritance during my marriage or I received this property as recovery for personal injuries that occurred during the marriage (not including any recovery for lost wages or medical expenses). I ask the Court to confirm this property as my separate property.

(Fill in all lines.	If you have no property	to list in a particular	category, write "none	:.")	
House located					
	Street Address		City	State	Zip
Land located a					
	Street Address		City	State	Zip
Cars, trucks, n	notorcycles, or other veh	icles			
Year	Make Model		Vehicle Identification No. [VIN]-		
•	or personal property I ov operty I purchased durir			•	during my
Money I receive wages or med	red as recovery for persical expenses:	onal injuries that occ	curred during the mar	riage that was not	for lost

12. Name Change

Note: You cannot use this form to change your name to anything other than a name you used before you got married.

(Check one box.)	you used before you got married.				
<u></u>					
] I am NOT asking the Court to change my name.] I ask the Court to change my name back to a name I used before my marriage. I am not asking the					
	court to change my name to avoid criminal prosecution or creditors. I ask that my name be changed to:				
First Middle	Last				
13. Health Insurance Availability for Children					
The children: (Check all that apply.)					
have private health insurance.					
Name of insurance company:					
Policy number:	-				
Name of person who pays for insurance:					
The insurance policy is is not availab	e through the parent's work.				
have health insurance through Medicaid .					
have health insurance through C.H.I.P . Cost of premiur	m (if any): \$				
do <u>not</u> have health insurance.					
If the children do not have private health insurance also	complete the following:				
Private dental insurance is is not available to Father Private dental insurance is is not available to Mother					
14. Dental Insurance Availability for Children					
The child(ren): (Check all that apply.)					
have private dental insurance.					
Name of insurance company:					
Policy number:					
Name of person who pays for insurance:					
The insurance policy 🔲 is 🔲 is not available through	gh the parent's work.				
have dental insurance through Medicaid .					
do not have dental insurance.					
If the children do not have private dental insurance also comp	plete the following:				
Private dental insurance is is is not available to Father	at a reasonable cost.Private				
dental insurance is is is not available to Mother at a rea	asonable cost.				

15. Public Benefits
(Check any boxes that apply.)
☐ The child(ren) have Medicaid now or had it in the past.
☐ The child(ren), or someone on behalf of the child(ren), get TANF (Temporary Assistance for Needy Families) now or got it in the past.
Note: If your child(ren) have ever received Medicaid or TANF, you MUST send a copy of this Petition to theOffice of the Attorney General Child Support Division. You MUST also sign the "Certificate of Service to the Office of the Attorney General" on the next page.
16. Family Information
(Check only if applicable.)
I believe my children or I will be harassed, abused, seriously harmed or injured or otherwise subjected to family violence if I must give my spouse the information checked below for myself and the child(ren):
☐ home address, ☐ mailing address, ☐ employer, ☐ work address,
☐ home phone, ☐ work phone, ☐ social security no., ☐ driver's license #.
I ask the Court to Order that I not have to give this information or notice of changes in this information my spouse. I also ask the Court to keep this information confidential.
17. Request for Judgment
I ask the Court to grant my divorce. I also ask the Court to make the other orders I have asked for in this Petition and any other orders to which I am entitled.
Respectfully,
→
Petitioner's Signature Date
Petitioner's Name (Print) Phone
Mailing Address City State Zip
Email Address: Fax (if available)
Warning: Your spouse will get a copy of this form. If you are concerned about your spouse learning your address,

I understand that I must notify the Court and my spouse's attorney (or my spouse if my spouse does not have an attorney) in writing if my mailing address or email address changes during these divorce proceedings. If I don't, any notices about this case including the dates and times of hearings will be sent to me at the mailing address or email address above.

the Hope Line at 800-374-4673(HOPE) for free advice BEFORE filing this form with the court.

18. Certificate of Service to the Office of the Attorney General (OAG)

Sign **only** if your child(ren) receive (or have received) Medicaid or TANF. This tells the judge that you will deliver a copy of this Petition to the Office of the Attorney General Child Support Division as required by law. Get contact information for the Office of the Attorney General Child Support Office in the county where this case will be filed at https://www.texasattorneygeneral.gov/apps/cs_locations. Bring proof of delivery with you to court.

I certify that a true copy of this Petition was served on the Office of the Attorney General Child Support Division* in person, by certified and first-class mail, by commercial delivery service, by fax, by email, or through the electronic file manager on this date.		
\rightarrow		
Petitioner's Signature	Date	

Note: For information about divorce in Texas, including how to file an answer, go to www.TexasLawHelp.org.

For a referral to a lawyer call your local lawyer referral service or the State Bar of Texas Lawyer Referral Information Service at 800-252-9690.

For information about free and low-cost legal help in your county go to www.TexasLawHelp.org or call the Legal Aid office serving your area:

Legal Aid of Northwest Texas, 888-529-5277 (serves Dallas–Fort Worth area and Northwest Texas) **Lone Star Legal Aid**, 800-733-8394 (serves Houston area and East Texas)

Texas Rio Grande Legal Aid 888-988-9996 (serves Austin-San Antonio area, El Paso area, and South Texas)

If you have been the victim of family violence, or if at any time you feel unsafe, get help by calling the:

National Domestic Violence Hotline, at 800-799-SAFE (7233) or Texas Family Violence Hope Line, at 800-374-HOPE (4673) or Crime Victims, at 888-343-4414.

Exhibit: Out-of-State Party Declaration

Required by Texas Family Code 152.209

Important! If you, the other parent, or anyone else named as a party in your case lives outside of Texas, you must: Fill out this form and sign it (under penalty of perjury.) File it in the clerk's office. Keep a copy for your records. (All information must be true and correct. Print your answers.) 1. Personal Information My name is _____ Middle I am the ☐ Petitioner ☐ Respondent I am representing myself in this case. If you believe your health, safety, or liberty, or that of your children, would be jeopardized by disclosure of the information in this Declaration, ask the clerk's office to seal this declaration and not disclose the information to the other party or the public, until and unless the court orders the information disclosed after a hearing in which the court takes into consideration the health, safety and liberty of you and your children. This is required by Texas Family Code 152.209(e). 2. Children in This Case (Under 18) First Child's Name: _____ Present Address: Child now lives with ☐ Mother ☐ Father ☐ Other (explain): When did this child start living at this address? (Month, day, year) List every address for the last 5 years. Start with the most recent. 1st past address: From: To: Who did the child live with? ☐ Mother ☐ Father ☐ Other (explain): What is the present address of that person or persons? 2nd past address: To: Who did the child live with? ☐ Mother ☐ Father ☐ Other (explain): _____ What is the present address of that person or persons? ______To: _____To: ____ 3rd past address: Who did the child live with? ☐ Mother ☐ Father ☐ Other (explain): ______ What is the present address of that person or persons?

4th past address:		
	From:	To:
Who did the child live with?		
Second Child's Name:		
Present Address:		
Child now lives with ☐ Mother ☐ Father ☐ Other (explain):		
When did this child start living at this address? (Month, day, y List every address for the last 5 years. Start with the mos		
1st past address:		
	From:	To:
Who did the child live with? $\ \square$ Mother $\ \square$ Father $\ \square$ Other (ex		
What is the present address of that person or persons?		
2nd past address:		
	From:	To:
Who did the child live with? $\ \ \ \ \ \ \ \ \ \ \ \ \ $	kplain):	
What is the present address of that person or persons?		
3rd past address:	From:	To:
Who did the child live with? ☐ Mother ☐ Father ☐ Other (ex		
What is the present address of that person or persons?		
4th past address:		
	From:	To:
Who did the child live with? ☐ Mother ☐ Father ☐ Other (ex What is the present address of that person or persons?	kplain):	
Third Child's Name:		
Present Address:		
Child now lives with ☐ Mother ☐ Father ☐ Other (explain):		
When did this child start living at this address? (Month, day, y		
List every address for the last 5 years. Start with the mos		
1st past address:		
	From:	To:
Who did the child live with? ☐ Mother ☐ Father ☐ Other (ex	κplain):	

What is the present address of that person or p	persons?		
2nd past address:			
		From:	To:
Who did the child live with? ☐ Mother ☐ Fath			
What is the present address of that person or p	persons?		
3rd past address:		From:	To:
Who did the child live with? ☐ Mother ☐ Fath	er □ Other (explair	n):	
What is the present address of that person or p			
4th past address:			
		_From:	To:
Who did the child live with? Mother Fath What is the present address of that person or present address.	er	າ):	
f there are more than 3 children, make a copy	v of this page for e	each child an	d attach it to this form.
Have you taken part in any other court case about country? ☐ Yes ☐ No Do you know of any other court case that could a support, civil or criminal cases for domestic viole adoptions, and enforcement cases? ☐ Yes ☐ No	affect this case, incl nce, protective orde	uding custody	, visitation, child
f you answered Yes for either of the above questions, co	omplete the following:		
County, State, and Country of Court Case	Case number	Type of	case
Varning: You must tell the court if you later f	ind out about a co	urt case abo	ut these children, in
Do you know of any other person who has physical custody or visitation with the clif yes complete the following for each person was a complete the following	sical possession of hildren? ☐ Yes ☐ Nerson.		r claims the right to

Name:							
Address:							
Relationshi	ip to child:						
(Do not use th	is declaration	of Notarized if in the Attorne ment on front of	ey General's Ad				
Warning: N	Making a fa	se unsworn de	eclaration is a	a crime. Tex	cas Penal Coc	de 37.02.	
My name is	3:						
My date of						Last	
		Month/Day/					
My address	S IS.	Address		City	State	7IP	Country
I declare ur correct.		of perjury that					
Formally si	gned in	County			_ County,		
on this date		County				State	
In Lieu of N	sign in fror otarized St	nt of a notary catement above t the facts stat	ve.)		not necessar	-	the Declaration
Notary fills	out below		Your Sig	gnature - Do	NOT sign unt	il you are in	front of a notary!
-	out below.						
State of	(Print name	of state where this	Petition is notaria	zed)			
County of	(Print the na	me of the county w	vhere this Petition	n is notarized)			
Sworn and	subscribed	before me, th	e undersigne	d notary, or	n this date:		
Ву		on who is signing					
(Print n	name of perso	on who is signing	g this Petition. I	NOT the notar	y's name.)		
[Notary sta	amps here			Notary's	s signature		

INCOME WITHHOLDING FOR SUPPORT

TERMINATION OF IWO	E FOR LUMP SUM PAYMENT Date:
Child Support Enforcement (CSE) Agen	cy Court Attorney Private Individual/Entity (Check One)
der (see IWO instructions www.acf.hhs.	Under certain circumstances you must reject this IWO and return it to the ov/programs/css/resource/income-withholding-for-support-instruction or the underlying or than a state or tribal CSE agency or a court, a copy of the underlying or the under
State/Tribe/Territory TEXAS	Remittance ID (include w/payment)
City/County/Dist./Tribe	Order ID
Private Individual/Entity	CSE Agency Case ID
	RE:
mployer/Income Withholder's Name	RE:Employee/Obligor's Name (Last, First, Middle)
mployer/Income Withholder's Address	Employee/Obligor's Social Security Number
	Custodial Party/Obligee's Name (Last, First, Middle
hild(ren)'s Name(s) (Last, First, Middle)	Child(ren)'s Birth Date(s) — ——————————————————————————————————
hild(ren)'s Name(s) (Last, First, Middle)	Child(ren)'s Birth Date(s)
ORDER INFORMATION: This document State/Tribe). You are required by law to Per	s based on the support or withholding order from deduct these amounts from the employee/obligor's income until further noticurrent child support past-due child support - Arrears greater than 12 weeks? Yes No current cash medical support past-due cash medical support current spousal support sast-due spousal support
ORDER INFORMATION: This document State/Tribe). You are required by law to Per	s based on the support or withholding order from deduct these amounts from the employee/obligor's income until further noticurrent child support past-due child support - Arrears greater than 12 weeks? Yes No current cash medical support past-due cash medical support current spousal support past-due spousal support past-due spousal support other (must specify) per
ORDER INFORMATION: This document State/Tribe). You are required by law to Per	s based on the support or withholding order from deduct these amounts from the employee/obligor's income until further noticurrent child support past-due child support - Arrears greater than 12 weeks? ———————————————————————————————————
ORDER INFORMATION: This document (State/Tribe). You are required by law to (State/Tribe). Per	s based on the support or withholding order from deduct these amounts from the employee/obligor's income until further noticurrent child support past-due child support - Arrears greater than 12 weeks? Yes No current cash medical support past-due cash medical support current spousal support past-due spousal support other (must specify) ave to vary your pay cycle to be in compliance with the Order Information.

Employer's Name:	Employer FEIN:	
Employee/Obligor's Name:	SSN:	
CSE Agency Case Identifier: Ord	der Identifier:	
REMITTANCE INFORMATION: If the employee/obligor's (State/Tribe), you must begin withholding no later than the of delivery Send payment within _two_ working days for any or all orders for this employee/obligor, withhold upemployee, obtain withholding limits from Supplemental Ir employment is not _Texas and any allowable employer fees at www.acf.hhs.gov/proprogram-information for the employee/obligor's principal	he first pay period that occurs <u>zero</u> days after the date s of the pay date. If you cannot withhold the full amount up to <u>50</u> % of disposable income. If the obligor is a nonformation on page 3. If the employee/obligor's principa (State/Tribe), obtain withholding limitations, time recograms/css/resource/state-income-withholding-contacts	on- al place of quirements,
For electronic payment requirements and centralized pay Disbursement Unit (SDU)), see www.acf.hhs.gov/programment Include the <i>Remittance ID</i> with the payment and if necessary	ms/css/employers/electronic-payments.	State
Remit payment to TX CHILD SUPPORT SDU at PO BOX 659791, SAN ANTONIO, TX 78265-9791	(SDU/Tribal Or (SDU/Tribal Paye	
Return to Sender [Completed by Employer/Income accordance with 42 USC §666(b)(5) and (b)(6) or Tribal to an SDU/Tribal Payee or this IWO is not regular on its to	Payee (see Payments to SDU below). If payment is not	t directed
Signature of Judge/Issuing Official (if Required by State o Print Name of Judge/Issuing Official:		
If the employee/obligor works in a state or for a tribe that this IWO must be provided to the employee/obligor. If checked, the employer/income withholder must provided.		r, a copy of

ADDITIONAL INFORMATION FOR EMPLOYERS/INCOME WITHHOLDERS

State-specific contact and withholding information can be found on the Federal Employer Services website located at www.acf.hhs.gov/programs/css/resource/state-income-withholding-contacts-and-program-information.

Priority: Withholding for support has priority over any other legal process under State law against the same income (42 USC §666(b)(7)). If a federal tax levy is in effect, please notify the sender.

Combining Payments: When remitting payments to an SDU or tribal CSE agency, you may combine withheld amounts from more than one employee/obligor's income in a single payment. You must, however, separately identify each employee/obligor's portion of the payment.

Payments To SDU: You must send child support payments payable by income withholding to the appropriate SDU or to a tribal CSE agency. If this IWO instructs you to send a payment to an entity other than an SDU (e.g., payable to the custodial party, court, or attorney), you must check the box above and return this notice to the sender. Exception: If this IWO was sent by a court, attorney, or private individual/entity and the initial order was entered before January 1, 1994 or the order was issued by a tribal CSE agency, you must follow the "Remit payment to" instructions on this form.

Reporting the Pay Date: You must report the pay date when sending the payment. The pay date is the date on which the amount was withheld from the employee/obligor's wages. You must comply with the law of the state (or tribal law if applicable) of the employee/obligor's principal place of employment regarding time periods within which you must implement the withholding and forward the support payments.

Multiple IWOs: If there is more than one IWO against this employee/obligor and you are unable to fully honor all IWOs due to federal, state, or tribal withholding limits, you must honor all IWOs to the greatest extent possible, giving priority to current support before payment of any past-due support. Follow the state or tribal law/procedure of the employee/obligor's principal place of employment to determine the appropriate allocation method.

OMB Expiration Date - 7/31/2017. The OMB Expiration Date has no bearing on the termination date of the IWO; it identifies the version of the form currently in use.

Employer's Name:	Employer FEIN:				
Employee/Obligor's Name:	SSN:				
CSE Agency Case Identifier:	Order Identifier:				
	quired to notify a state or tribal CSE agency of upcoming lump sum commissions, or severance pay. Contact the sender to determine sum payments.				
	the validity of this IWO, contact the sender. If you fail to withhold in directs, you are liable for both the accumulated amount you should law/procedure.				
	a fine determined under state or tribal law for discharging an emplor taking disciplinary action against an employee/obligor because of				
Credit Protection Act (CCPA) (15 USC § principal place of employment or tribal la income after mandatory deductions such contributions; and Medicare taxes. The ffamily and 60% of the disposable income 5%to 55% and 65%if the arrears are	nold more than the lesser of: 1) the amounts allowed by the Federa (1673(b)); or 2) the amounts allowed by the state of the employee/of aw if a tribal order (see <i>Remittance Information</i>). Disposable income in as: state, federal, local taxes; Social Security taxes; statutory pensivederal limit is 50% of the disposable income if the obligor is supporte if the obligor is not supporting another family. However, those limit is greater than 12 weeks. If permitted by the state or tribe, you may support amount and fee may not exceed the limit indicated in this second	bligor's e is the net sion ting another ts increase deduct a fee			
	nore than the amounts allowed under the law of the issuing tribe. For every live a state IWO, you may not withhold more than the limit set by trib				
Depending upon applicable state or triba determining disposable income and app	al law, you may need to consider amounts paid for health care prem lying appropriate withholding limits.	niums in			
Arrears greater than 12 weeks? If the then the employer should calculate the 0	Order Information does not indicate that the arrears are greater tha CCPA limit using the lower percentage.	n 12 weeks,			
Supplemental Information: Non-employ	ees' withholding limitations are the same as that for employees under Texa	as Family Code			

IMPORTANT: The person completing this form is advised that the information may be shared with the employee/obligor.

Employer's Name:	Employer FEIN:				
Employee/Obligor's Na	me:		SSN:		
CSE Agency Case Ider	ntifier:	Order Identifier:			
ou or you are no long	ger withholding income for	ATION OR INCOME STATUS: If this emport this employee/obligor, you must prompose listed in the contact information below:	, ,		
This person has ne	ever worked for this emp	loyer nor received periodic income.			
☐This person no lon	ger works for this emplo	yer nor receives periodic income.			
Please provide the fol	lowing information for the	e employee/obligor:			
Γermination date:		Last known phone r	number:		
_ast known address:					
inal payment date to	SDU/tribal payee:	Final payment amou	unt:		
New employer's name	o:				
New employer's addre	ess:		_		
CONTACT INFORM	ATION:				
To Employer/Incom	e Withholder: If you ha	ve questions, contact	(issuer name)		
by phone:	, by fax:	, by e-mail or website: http://tex	asattorneygeneral.gov.cs/		
Send termination/inc Office of the Attorney G	ome status notice and ot seneral, Child Support Divis	ther correspondence to: sion, Central File Maintenance, PO Box 12048	, Austin TX 78711-2048 (issuer addres		
To Employee/Oblig	or: If the employee/oblig	or has questions, contact	(issuer name)		
			asattorneygeneral.gov.cs/		

The Paperwork Reduction Act of 1995

This information collection and associated responses are conducted in accordance with 45 CFR 303.100 of the Child Support Enforcement Program. This form is designed to provide uniformity and standardization. Public reporting burden for this collection of information is estimated to average 5 minutes per response for Non-IV-D CPs; 2 minutes per response for employers; 3 seconds for e-IWO employers, including the time for reviewing instructions, gathering and maintaining the data needed, and reviewing the collection of information.

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number.

CIVIL CASE INFORMATION SHEET

CAUSE NUMBER (FOR CLERK USE ONLY): ______ COURT (FOR CLERK USE ONLY): _____

STYLED	e.g., John Smith v. All American In	overnos Co. In a	w Mony Ann Ionas, In the N	Notton of the Fetate	of Cooper Indian		
A civil case information sheet me health case or when a post-judgm the time of filing. This sheet, app	ust be completed and submitte nent petition for modification of roved by the Texas Judicial Co ervice of pleading or other do	d when an ori or motion for ouncil, is inten-	ginal petition or applica enforcement is filed in a ded to collect informatio	tion is filed to in family law case on that will be use	nitiate a new cive. The informatied for statistical	ril, family law, probate, or mental	
1. Contact information for person	on completing case informati	on sheet:	Names of parties in c	case:		or entity completing sheet is:	
Name:	Email:		Plaintiff(s)/Petitioner(s):		☐ <i>Pro Se</i> ☐Title I	☐ Attorney for Plaintiff/Petitioner ☐ Pro Se Plaintiff/Petitioner ☐ Title IV-D Agency ☐ Other:	
Address:	Telephone:		Defendant(s)/Respond	lent(s):		Additional Parties in Child Support Case: Custodial Parent:	
City/State/Zip:	Fax:				Non-Custodial Parent:		
Signature:	State Bar No:				Presumed	1 Father:	
	·		[Attach additional page as nec	cessary to list all partie	es]		
2. Indicate case type, or identify		the case (selec	ct only 1):	1	T	.:1 I	
	Civil				r am	Post-judgment Actions	
Contract	Injury or Damage		Real Property	Marriage R		(non-Title IV-D)	
Debt/Contract Consumer/DTPA Debt/Contract Fraud/Misrepresentation Other Debt/Contract: Foreclosure Home Equity—Expedited Other Foreclosure Franchise Insurance Landlord/Tenant Non-Competition	Assault/Battery Der/DTPA Ontract Gisrepresentation Debt/Contract: Debt/Contract: Dest/Contract: Dest/Contract: Dest/Contract: Dest/Contract: Dest/Contract: Dest/Contract: Dest/Contract: Defamation Malpractice Dest/Contract: Dest/Contract: Dest/Contract: Dest/Contract: Dest/Contract: Dest/Contract: Dest/Contract: Defamation Malpractice Dest/Contract: Dest/Construction Defamation Malpractice Dest/Contract: Dest/Construction Defamation Malpractice Dest/Contract: Dest/Construction Defamation Malpractice Dest/Contract: Dest/Contr		inent Domain/ ndemnation tition iet Title spass to Try Title her Property: elated to Criminal Matters cunction Igment Nisi	☐ Annulmen ☐ Declare M Divorce ☐ With Cl ☐ No Chil Other Fa ☐ Enforce F Judgment	arriage Void hildren ldren mily Law oreign	□ Enforcement □ Modification—Custody □ Modification—Other Title IV-D □ Enforcement/Modification □ Paternity □ Reciprocals (UIFSA) □ Support Order Parent-Child Relationship □ Adoption/Adoption with Termination	
Partnership Other Contract:	Product Liability Asbestos/Silica Other Product Liability List Product: Other Injury or Damage:	□Nor □Sei □Wr	n-Disclosure zure/Forfeiture it of Habeas Corpus— indictment	☐ Habeas Co☐ Name Cha☐ Protective	orpus ange Order of Disabilities	☐ Child Protection ☐ Child Support ☐ Custody or Visitation ☐ Gestational Parenting ☐ Grandparent Access ☐ Parentage/Paternity ☐ Termination of Parental	
Employment	0	ther Civil				Rights Other Parent-Child:	
Discrimination Retaliation Termination Workers' Compensation Other Employment:	☐ Administrative Appeal ☐ Antitrust/Unfair Competition ☐ Code Violations ☐ Foreign Judgment ☐ Intellectual Property	□Per □Sec □Tor	wyer Discipline petuate Testimony turities/Stock tious Interference her:				
Tax			Probate & M				
☐Tax Appraisal ☐Tax Delinquency ☐Other Tax	Probate/Wills/Intestate Administration Guardianship—Adult □Dependent Administration Guardianship—Minor □Independent Administration Mental Health □Other Estate Proceedings Other:					-	
3. Indicate procedure or remedy							
☐ Appeal from Municipal or Just ☐ Arbitration-related ☐ Attachment ☐ Bill of Review ☐ Certiorari ☐ Class Action		claratory Judg rnishment erpleader ense indamus st-judgment	rment	□P □R □S □T	rejudgment Ren rotective Order leceiver equestration emporary Restr urnover		

INFORMATION ON SUIT AFFECTING THE FAMILY RELATIONSHIP (EXCLUDING ADOPTIONS)

SEC	TION I GENERAL INFORMA	ATION (REQUIRED)	STATE	FILE NUMBER		
1a. C	OUNTY	1b. COURT	NO		_	
1c. CAUSE NO 1d. DATE OF ORDER (mm/dd/yyyy)						
2. TYI	PE OF ORDER (CHECK ALL TH	AT APPLY):				
	/ORCE/ANNULMENT <u>WITH</u> CH	ILDREN (Sec. 1,2 AND 3)		VORCE/ANNULME	NT WITHOUT CHILDREN (Sec 1 AND 2)	
ES	TABLISHMENT OF COURT OF	CONTINUING JURISDIC	TION (SEC 1 A	ND 3)		
(Court	t Order Establishing Paternity, Con	servatorship, Child Support	t or Termination	of Parental Rights)		
_	IANGE IN THE NAME OF THE C I'IDE PRIOR AND NEW NAME OF CHIL	,				
_	ANSFER OF COURT OR CONT	,	Sect 3 and in	FORMATION BELOW)		
_	ISFER TO: COUNTY			,		
	NAME OF ATTORNEY FOR PETITIONER		<u> </u>		HONE NUMBER (including area code)	
3c. 0	CURRENT MAILING ADDRESS (STREET A	ND NUMBER OR P.O BOX, CITY,	STATE, ZIP)			
SEC.	TION 2 (IF APPLICABLE) REP	ORT OF DIVORCE OR A	ANNULMENT (OF MARRIAGE		
	4. Name (FIRST MIDDLE LAST SUFFIX)				5. MAIDEN LAST NAME (NAME BEFORE 1ST MARRIAGE)	
PETITIONER	6. PLACE OF BIRTH (CITY AND STATE C	R FOREIGN COUNTRY)		7. RACE	8. DATE OF BIRTH (mm/dd/yyyy)	
PETI	9. USUAL RESIDENCE	STREET NAME & NUMBER	CITY	STATE	ZIP	
-	10. NAME (FIRST MIDDLE LAST SUFFIX)			11. MAIDEN LAST NAME (NAME BEFORE 1 ST MARRIAGE)	
RESPONDENT	12. PLACE OF BIRTH (CITY AND STATE OR FOREIGN COUNTRY) 13. RAC			13. RACE	14. DATE OF BIRTH (mm/dd/yyyy)	
SPON	15. USUAL RESIDENCE (STREET AND NUMBER CITY, STATE, ZIP)					
		,	40 51 105 05			
10. N	IUMBER OF MINOR CHILDREN 17. DAT	E OF MARRIAGE (mm/dd/yyyy)	16. PLACE OF	- MARRIAGE (CITY AND S	TATE OR FOREIGN COUNTRY)	
SEC	TION 3 (IF APPLICABLE) CHII		HIS SUIT			
	, t	,				
CHILD 1	19b. date of birth (mm/dd/yyyy)	19c. SEX 1	9d. BIRTHPLACE (0	CITY, COUNTY AND STAT	Ε)	
	19e. PRIOR NAME OF CHILD (FIRST MIDDLE LAST SUFFIX) — IF APPLICABLE					
	20a. CHILD CURRENT NAME (FIRST MIL	DDLE LAST SUFFIX)				
0 2	20b. DATE OF BIRTH (mm/dd/yyyy)	20c. SEX 2	Od. BIRTHPLACE (CITY, COUNTY AND STAT	E)	
CHILD	20e. PRIOR NAME OF CHILD (FIRST MIDDLE LAST SUFFIX) — IF APPLICABLE					
	21a. CHILD CURRENT NAME (FIRST MIDDLE LAST SUFFIX)					
	21a. CHILD CURRENT NAME (FIRST MIII	DDLE LAST SUFFIX)				
CHILD 3	21b. DATE OF BIRTH (mm/dd/yyyy)	21c. SEX 2	1d. BIRTHPLACE (0	CITY, COUNTY AND STAT	E)	
0	21e. PRIOR NAME OF CHILD (FIRST MIDDLE LAST SUFFIX) — IF APPLICABLE					
A	DDITIONAL CHILDREN LISTED ON BACK OF	THE FORM.				
			=-			
I CER	TIFY THAT THE ABOVE ORDER WA	AS GRANTED ON THE DATE	E AND PLACE A	S STATED.	SIGNATURE OF THE CLERK OF THE COURT	

WARNING: This is a governmental document. Texas Penal Code, Section 37.10, specifies penalties for making false entries or providing false information in this document. VS-165 REV 07/2017

Add	DDITIONAL CHILDREN AFFECTED BY THIS SUIT FROM SECTION 3 (IF APPLICABLE)							
	23a. CHILD CURRENT NAME (FIRST MIDDLE	LAST SUFFIX)						
снігр 4	23b. date of birth (mm/dd/yyyy)	23c. SEX	23d. BIRTHPLACE (CITY, COUNTY AND STATE)					
	23e. PRIOR NAME OF CHILD (FIRST MIDDLE	,	LICABLE					
	24a. CHILD CURRENT NAME (FIRST MIDDLE	LAST SUFFIX)						
CHILD 5	24b. date of birth (<i>mm/dd/yyyy</i>)	24c. SEX	24d. BIRTHPLACE (CITY, COUNTY AND STATE)					
Ü	24e. PRIOR NAME OF CHILD (FIRST MIDDLE LAST SUFFIX) — IF APPLICABLE							
	25a. CHILD CURRENT NAME (FIRST MIDDLE	LAST SUFFIX)						
снігр 6	25b. date of birth (mm/dd/yyyy)	25c. SEX	25d. BIRTHPLACE (CITY, COUNTY AND STATE)					
	25e. PRIOR NAME OF CHILD (FIRST MIDDLE	LAST SUFFIX) — IF APPL	LICABLE					

Instructions for Completing the Suit Affecting Parent Child Relationship Form GENERAL REQUIREMENT:

All divorces/annulments (with or without children) and all suits affecting the parent-child relationship must be reported through the clerk of the court to the State Vital Statistics Unit (VSU).

Consolidated reporting by petitioners, attorneys, and the courts is designed to make mandatory reporting more efficient, timely, and improve the quality of reporting. However, this reporting system is only as good or timely as you make it; therefore, your attention in completing and filling this report is critical.

Legal basis for this reporting is contained in Health and Safety Code §194.002 and Texas Family Code §§108.001-.002 and 108.004.

For information concerning reporting or questions about this form, contact field services at fieldservices@dshs.texas.gov or by phone at 512-776-3010.

The VSU-165 form must be printed double-sided (one sheet not two).

For information on the court of continuing jurisdiction of a child, contact VSU at (888) 963-7111 ext. 2529. Inquiries should be addressed to VSU, 1100 West 49th Street, Austin, Texas, 78756-3191; inquiries may also be faxed to (512) 776-7164.

SECTION 1 GENERAL INFORMATION (REQUIRED)

This section must be completed for each report filed.

- 1a d. Enter the required information to identify the court proceeding.
- 2. Check the type of suit being reported. This determines also which sections of the form must be completed. If more than one type of order applies, check all that apply. Transfers from one jurisdiction to another must be reported in this section (if court number is unknown, specify "unknown").
- 3a c. Complete the attorney information to assist in questions or follow up. If case was pro se, please enter the information of the person completing this form.

SECTION 2 (IF APPLICABLE) REPORT OF DIVORCE OR ANNULMENT OF MARRIAGE

All divorces/annulments must be reported, even if there were no minor children. All information is required.

- 4-9. Report the Petitioner's information including maiden name (if applicable).
- 10-15. Report the Respondent's information, including maiden name (if applicable).
- 16. Report the number of minor children affected by this divorce; if none, record "0." This number must correspond to the listing of children in Section 3.
- 17-18. Enter the date and place of the marriage being dissolved.

SECTION 3 (IF APPLICABLE) CHILDREN AFFECTED BY THIS SUIT

Every child affected by the suit being reported must be listed, and all items concerning that child must be completed. If more than three children are affected, check the "additional children listed on back of form" box, and continue to list the additional children. If more than 6 children complete section 3 on another form, label it "continuation" and attached the continuation form to the original form.

NOTICE: THIS DOCUMENT CONTAINS SENSITIVE DATA

Cause Number:	ill fill in the Co	use Number when you file this form)
Plaintiff: (Print first and last name of the person filing the lawsuit.)	In the	(check one):
And	Court Number	☐ County Court / County Court at Law ☐ Justice Court
Defendant: (Print first and last name of the person being sued.)	County	Texas
Statement of Inability Court Costs or		_
1. Your Information		
My full legal name is: First Middle	Last	My date of birth is:/_/
My address is: (Home)		· ·
(Mailing)		
My phone number:My email:		
About my dependents : "The people who depend on		
Name 1		Age Relationship to Me
2		
3		<u> </u>
4		
5		
0		
 2. Are you represented by Legal Aid? I am being represented in this case for free by a received my case through a legal aid provider. gave me as 'Exhibit: Legal Aid Certificate. -or- 		
 I asked a legal-aid provider to represent me, and for representation, but the provider could not t legal aid stating this. or- 		
☐ I am not represented by legal aid. I did not apply	for represe	ntation by legal aid.
3. Do you receive public benefits?		
$\hfill \square$ I do not receive needs-based public benefits $f o$	r -	
☐ Telephone Lifeline ☐ Community Care	uch as a copy aid [] (ncome Ener via DADS ance under	rof an eligibility form or check.) CHIP SSI WIC AABD rgy Assistance Emergency Assistance LIS in Medicare ("Extra Help") Child Care and Development Block Grant

4. What is your monthly income	me and income so	ources?	
"I get this monthly income:			
\$in monthly wages.	l work as a	for	
		title Your employed en unemployed since (date)	
\$in public benefits p			
		ach month: (List only if other members contribut	te to your
\$ from Retiremen Social Sec Child/spou My spouse	urity	tary Housing Dividends, interest, royane from another member of my househol	d (If available)
\$from other jobs/so	urces of income. (L	Describe)	
\$ is my total monthl	y income.		
5. What is the value of your p "My property includes: Cash	Value*	6. What are your monthly expenses "My monthly expenses are: Rent/house payments/maintenance	Amount
Bank accounts, other financial	\$ assets	Food and household supplies	\$ \$
Darik accounts, other infaricial of	\$	Utilities and telephone	
	\$	Clothing and laundry	\$ \$ \$ \$ \$
		Medical and dental expenses	\$
Vehicles (cars, boats) (make and	_	Insurance (life, health, auto, etc.)	\$
, , , , , ,	\$	School and child care	\$
	<u> </u>	- Transportation, auto repair, gas	\$
	*	Child / spousal support	\$
Other property (like jewelry, sto another house, etc.)	_	Wages withheld by court order	\$
unother floude, etc.)	\$	Debt payments paid to: (List)	\$
	\$	_ Dest payments paid to: (Eist)	<u>Ψ</u> \$
	*	-	\$ \$
Total value of property		Total Monthly Expenses	
*The value is the amount the item woul		_	· <u>· · · · · · · · · · · · · · · · · · </u>
7. Are there debts or other faction "My debts include: (List debt and debts)		ur financial situation?	
		medical expenses, family emergencies, etc., attac ck here if you attach another page.☐	h another page to
☐ I cannot afford to pay court of	costs.	ng is true and correct. I further swear: deposit to appeal a justice court decisior	1 .
My name is		My date of birth is : _	/
My address is			
Street		City State Zip Code	
)	_signed on/	//Day/Year inCounty name	state
Signature	Month	/Day/Year county name	State

Cause Number				
	rint court information exactly a	s it appears on the Orig	inal Petition for Divorce.	
In the Matter of th	e Marriage Oi		In the	
Petitioner:			In the(Court Number)	
	middle and last name of the spou	use filing for divorce.	District Occur	
	And		☐ District Court☐ County Court at L	aw.
	Allu		_ County Court at L	avv
Respondent:			(County, Texas
Print fir	st, middle and last name of other	spouse.		
And in the Interest	of: (List all children you and you	ur spouse have together w	ho are under 18 <u>or</u> still in high	school.)
1	2		3	
4	5		6	
-	,	Children—No Pri	or Orders)	
property and your m call the State Bar of If you are a victim o	condent: Without the advi- noney at risk. For a referral Texas Lawyer Referral Infor f domestic violence, or if at Violence Hotline at 800-799 at 800-374-4673.	to an attorney, or if yo mation Service at 800 any time you feel uns	u are poor to the nearest 0-252-9690. afe, you can get confiden	Legal Aid Office, tial help from the
 Do not sign it u court). If you sig of the Original F 	Respondent: If you decide the state of the s	the Original Petition for will have to redo it. Yo sial court stamp on you	our spouse should have our copy will tell you when	given you a copy
		,		
	in front of a notary. Do no	•	-	•
Keep a copy for	e original signed form to the your records. Give a copy	to your spouse.	•	tition for Divorce.
 Get additional in 	nformation about divorce at	<u>www.TexasLawHelp.c</u>	org.	
and stated under				signed notary,
"My mailing addres	S is:Mailing Address	City	State	Zip
	is: ()			219
"My email address	is:			·
	available) is:			
issued in (State):	nbers of my driver's license t have a driver's license nu	•	My driver's lice	ense was

"The last three numbers o	of my social security number are:	
	a social security number.	
	nderstand what it says. I do not give	led in this case. I have read the Original up my right to review a different Petition for
		ginal Petition for Divorce by a constable, ant to be given legal notice. I give up my
	nter any orders in this case unless th ce of the date, time, and place of hea	ne order is signed by me or unless I have aring.
	t giving me notice. If I sign an agreed	ne court can enter the Decree without me d Final Decree of Divorce, I do not want a
Associate Judge in the co		rance in this case. I agree that a Judge or d may make decisions about my divorce,
represented by an attorr	ney) know in writing if my mailing a 't, then I understand that any notices	torney (or my spouse if s/he is not address or email address changes about this case will be sent to me at the
Military Status (Check or	ne box.)	
"☐ I am not in the military	·	
		and I waive only the rights, privileges, and
		Act that are contrary to those provisions.
Name Change (Check on	e box.)	
	court to change my name.	
	nge my name back to a name I used ame to avoid criminal prosecution or	before my marriage. I am not asking the creditors."
First	Middle	Last
Signature of Respondent (Do NOT sign until you are in front of a no	otary.) Date
Notary fills out below.		
State of		
(Print name of state	e where this Affidavit is notarized)	
County of(Print the name of the co	ounty where this Affidavit is notarized)	
	pefore me, the undersigned notary, or	n this date: / /
ata.m./p		n this date: / / / Month day year
(Print name of person who is	signing this Affidavit. NOT the notary's name.)	
(i mirmanie or person who is	organing and Annadvit. NOT the Hotary's Hallie.)	
	[Notary Stamps Here]	Notary's Signature
		rtotary o orginataro

NOTICE: THIS DOCUMENT CONTAINS SENSITIVE DATA.

Cause Number:	
Print court information exactly as it appears on the Origi	inal Petition for Divorce.
IN THE MATTER OF THE MARRIAGE OF	
	In the(Court Number)
Petitioner:	(Court Number)
Print first, middle and last name of the spouse filing for divorce.	☐ District Court
And	County Court at Law
Allu	County Court at Eaw
Respondent:	County, Texas
Print first, middle and last name of other spouse.	
AND IN THE INTEREST OF: (List all children you and your spouse have tog	gether who are under 18 <u>or</u> still in high school.)
1 2	3
4 5	
··	
Respondent's Origina	I Answer
call the State Bar of Texas Lawyer Referral Information Service at 1-8 violence, or if at any time you feel unsafe, you can get confidential Hotline at 1-800-799-7233 or legal help from the Texas Advocacy Pr 374-4673. WARNING to Out-of-State Respondent: Filing an Answer with the	help from the National Domestic Violence roject Family Violence Legal Line at 1-800-
Talk to an attorney <u>before</u> filing an <i>Answer</i> , if you 1) do not live in T have the power to make orders that would impose a personal oblig orders dividing your property and debts, ordering you to pay child sordering you to pay spousal maintenance, court costs and attorney's pleading) before filing a <i>Special Appearance</i> , you will give up your orders because you live out-of-state. Ask a Texas attorney to he jurisdiction over you.	gation on you. Such orders could include support, and (if requested by your spouse) is fees. If you file an <i>Answer</i> (or any other right to argue that Texas can't make such
INSTRUCTIONS to Respondent: If you decide to use this form:	
 Do not sign it until <u>at least one day after</u> the Original Petition for court). Your spouse should have given you a copy of the Original Stamp on your copy will tell you when it was filed. 	
Fill out this form completely.	
File (turn in) the original signed form to the court where your sport Keep a copy for your records. Give a copy to your spouse.	ouse filed the Original Petition for Divorce.
Get additional information about divorce at <u>www.TexasLawHelp.c</u>	org.
Print your answers.	
My name is:	
My name is:	Last
I am the Respondent in this divorce case My spouse is the	e Petitioner.
The last three numbers of my driver's license number are: _ issued in (State) or	My driver's license was
or ∐ I do not have a driver's license number.	
The last three numbers of my social security number are: _ or _ I do not have a social security number	·

1. General Denial

2. Contact Information

I enter a general denial. I want to be notified of all hearings in this case.

However, if my spouse and I reach an agreement I will sign the *Final Decree of Divorce*. If I sign the *Final Decree of Divorce*, then I agree that the Court can finalize this case without my getting notice of the hearing and without my coming to Court.

Му	mailing address	s is:	A4-11	0:1		00.0	
				Cit	'Y	State	Zip
IVIY	emaii address i	S:					·
Му	phone number	is: (
				spouse's attorney Iress or email add			
do infe	es not have an a ormation about tl	ttorney) v his case,	written notice of o	my spouse's attochanges in my mate and time of hearn.	ailing addr	ress and ema	il address, all
3.	Separate Pro	perty					
pro pe ca _l my	operty as a gift or rsonal injuries su pacity during my r Final Decree of	r inheritar istained o marriage Divorce.	nce during my ma during my marria e). I ask the Cou	ed this property b arriage <u>or</u> I receiv ge (not including ırt to confirm this	ed this prany recov	operty as rec	overy for f earning
			street address	city		stat	te zip
2.	Cars, trucks, m	otorcycle	s, mobile homes	or other vehicles			
	Year	Make 		Model	Vehicle	Identification N	io. [VIN]
3.	Other property marriage (descri		pefore I was marı	ried or received a	s a gift or	inheritance d	luring my
4.				al injuries sustaine during my marria			(not including

4. Name Change				
(Check one.)				
I am NOT asking the	court to change my name.			
I ask the Court to cha	nge my name back to:			
PRINT First	Middle		Last	 -
	used before. I am not askin r to avoid payment of debt.	g the court to ch	ange my name to	avoid
5. Prayer				
ask the Court for general	relief.			
→				
Respondent's Signature		Date		
Decreased anti- Drinted Masses		() Phone Numbe		
Respondent's Printed Name		Pnone Numbe	er.	
Mailing Address		City	State	Zip
Email Address		Fax # (if availa	able)	
6. Certificate of Servic	ee			
will give a conv of this do	cument to my spouse's attor	nev or my snous	e (if my snouse d	oes not
	ame day this document is file			
•	•	·	•	
	ronically, I will send a copy o			
	manager if possible. If not pon, by mail, by commercial de			ouse or m
	document, I will give a copy mercial delivery service, by f		se or my spouse's	attorney
Respondent's Signature		Date		
nespondents signature		Date		

DO NOT FILE THIS DOCUMENT WITH THE COURT.

Cause Nu	mber:			
		exactly as assigned when the	original petition was filed.	
In the Mat	tter of the Marriage of			
5			In the	
Petitioner:		<u> </u>	(Court Number)	
	Print first, middle and last name of t divorce.	the spouse filing for		
And	divoloc.		☐ District Court	
Alid			☐ County Court at Law	
Responde	ent:			
	Print first, middle and last name	of other spouse		County,
		•		Texas
And in the	interest of the following child	d(ren)		
1.		4.		
າ				
3.		6.		
				
Doo	wired Initial Dieale	ourse in Disc.	alution of Morrio	~~
Rec	quired Initial Disclo	isures in Diss	olution of Marria	ge
	uits for divorce, annulment, o			arty this
nformation	, as required by Texas Rule o	f Civil Procedure 194.2	2.	
Koon a com	pleted copy of this form for y	oursalf Attach the do	oumonts (liko bank statom	onte) that
	d. You can attach additional p			
	nformation.	ages on separate since	to or paper if you need in	ore space
oog				
You must g	ive this information to your sp	pouse no later than 30	days after either party file	s an
	iver of service, or counter-pet			
	iting to waive the initial disclo		initial disclosures by Rule) 11
Agreement	are available at TexasLawHell	o.org.		
f a guantin	n door not apply to your acco	write (INI/A ?) (Inche ?)	or loove it blank For ever	anlo if
	n does not apply to your case o property to list in a particula			ipie, ir
you mave m	b property to list in a particula	in category, write from	G.	
1. Correct	names and addresses of p	arties to the lawsuit.		
Soo Toyoo E	Rule of Civil Procedure 194.2(b)	(1)		
see rexas r	Rule of Civil Procedure 194.2(b)	(1).		
Petitioner:				
relitioner.	First	Middle	Last	
		middio	2001	
	Street Address	City	State	Zip
	onoce Addition	Oity	Otato	E-ip
	Phone		Email	
	Titolic		Eman	
Doonanda	ant:			
Responde	First	Middle	Last	,
	1 1130	Middle	LdSt	
	Street Address	City	State	7in
	Jueer Address	City	Sidle	Zip
	Phono		Emoil	
	Phone		Email	

List the full names and dates of birth of the child(ren).

DO NOT FILE THIS DOCUMENT WITH THE COURT.

Child's name	Date of Birth	Place of Birth	State where child lives now
2. Potential parties to the lawsuit. See Texas Rule of Civil Procedure 194.			
You must provide the names, addre	sses, and telephon	e numbers of any pote	ential parties.
Check any that apply. If none apply s	kip to next section.		
☐ The Office of the Attorney Gene address and phone number are:		,	
☐ The Texas Department of Family number are:	•		lress and phone
Other:			

3. Legal theories and factual bases of claims or defenses.

See Texas Rule of Civil Procedure 194.2(b)(3).

The pleadings in this case contain the legal theories and general factual bases for claims, or defenses.

4. Amount and any method of calculating economic damages.

See Texas Rule of Civil Procedure 194.2(b)(4).

At the time of this initial required disclosure, economic damages have not been pled for as part of this family law case. No response to this request is needed at this time. If an amended petition or counterpetition is filed that alleges economic damages, a response to this request will be made within 30 days of the filing of the amended petition or counterpetition.

5. Persons with Knowledge of Relevant Facts (Potential Witnesses)

See Texas Rule of Civil Procedure 194.2(b)(5).

You also need to give the other side the names, phone numbers, and addresses of potential witnesses—that is, people with knowledge of relevant facts. What is each person's connection with the case? The list should include all potential witnesses regardless of who they would be testifying for. Attach another sheet of paper if you need more room.

IF this case is contested, this list could include family members, neighbors, teachers, doctors, counselors, employers, and financial advisors, among others.

Name	Address	Phone number	Connection to case

6. Documents, electronic items, or tangible things.

See Texas Rule of Civil Procedure 194.2(b)(6).

The following is a list of documents, electronically stored information, and tangible things that have been identified that may be used to support a claim or defense in this case. This Response will be supplemented, as needed, as responsive items are identified

Describe documents, electronically stored information, and tangible things that you have in your possession, custody, or control, and may use to support your claims or defenses. The list of documents, electronic items, or tangible things should include all items in your possession that you might want admitted as evidence in your case.

No.	Item/Name of Item or Document	Type of Item (Document, electronic info, or tangible item)	Location of document or item	Brief Description of document or item
1				
2				
3				
4				
5				

If not producing copies of all the documents; access to electronically stored information; ar	ıd
tangible things, a reasonable time and method for the production of these items is:	

DO NOT FILE THIS DOCUMENT WITH THE COURT.

7. Indemnity and insuring agreementsSee Texas Rule of Civil Procedure 194.2(b)(7).

Produce the originals or copies of any indemnity and insuring agreements described in Rule 192.3(f).
(Check one).
At the time of this initial response no indemnity and insuring agreements have been identified. This Response will be amended, as needed.
Any indemnity and insuring agreements that have been identified are attached. This Response will be amended, as needed.
8. Settlement agreements.
See Texas Rule of Civil Procedure 194.2(b)(8).
Produce the originals or copies of any settlement agreements described in Rule 192.3(g) of the Texas Rules of Civil Procedure. Rule 192.3(g) provides in part as follows: Settlement Agreements. A party may obtain discovery of the existence and contents of any relevant portions of a settlement agreement.
(Check one).
☐ The Parties have not entered into any active settlement agreements that would resolve, or partially resolve, the disputed issues in this case. This Response will be amended, as needed.
Any active settlement agreements that would resolve, or partially resolve, the disputed issues in this case are attached. This Response will be amended, as needed
9. Witness statements
See Texas Rule of Civil Procedure 194.2(b)(9).
Produce the originals or copies of any witness statements described in rule 192.3(h) of the Texas Rules of Civil Procedure.
(Check one).
Attached to this response are copies of any witness statements that have been made by any of the individuals identified in the fifth response above. This Response will be amended, as needed, as qualifying witness statements are discovered or obtained in this case.
☐ No witness statements are available at this time. This Response will be amended, as needed, as qualifying witness statements are discovered or obtained in this case.

DO NOT FILE THIS DOCUMENT WITH THE COURT.

10. Medical records or bills.

See Texas Rule of Civil Procedure 194.2(b)(10).

Produce copies of all medical records and bills that are reasonably related to the injuries or damages asserted or, in lieu thereof, an authorization permitting the disclosure of such medical records and bills.

At the time of this initial response, this family law case does not allege physical or mental injury, and therefore is not requesting damages resulting from any physical or mental injury. Therefore no response to this request is needed at this time. This Response will be amended, as needed.

11. Medical records or bills from 3rd party authorizations.

See Texas Rule of Civil Procedure 194.2(b)(11).

Produce copies of all medical records and bills that you have obtained by using an authorization that the other party gave you.

At the time of this initial response, this family law case does not allege physical or mental injury, and therefore is not requesting damages resulting from any physical or mental injury. No response to this request is needed at this time. This Response will be amended, as needed.

12. Responsible 3rd parties.

See Texas Rule of Civil Procedure 194.2(b)(12).

State the name, address, and telephone number of any person who may be designated as a responsible third party.

At the time of this initial response no responsible third parties have been identified. This Response will be amended, as needed.

Required Initial Disclosures for Family Law Cases

See Texas Rule of Civil Procedure 194.2(c).

1. Information Related to Real Property

See Texas Rule of Civil Procedure 194.2(c)(1)(A)

You need to gather documents related to real property. Give your spouse:

- All deed and lien information on any real property owned, and
- All lease information on any real property leased.

You will need information that goes back for the past two years, unless you have been married less than two years. If you have been married less than two years, you give your spouse documents going back to the date you got married.

This can include things like deeds, closing documents, and mortgage statements. And you need to include documents related to property you owned before the marriage or inherited.

If you do not have access to the accounts, and your name is on the account, you need to make a good faith effort to get the documents. For example, you can reach out to the title company, landlord, or lender.

Property Address/Location	Closing Documents attached (Y/N)	Mortgage Statements attached (Y/N)	Home Equity LOC documents attached (Y/N)	Date of Purchase	Lease documents attached? (Y/N)

2. Information Related to Pensions and Retirement (including SEP/IRA, IRA's, 401k accounts, profit-sharing or other employee benefit plan)

See Texas Rule of Civil Procedure 194.2(c)(1)(B).

If you do not have access to the accounts and your name is on the account, make all efforts to get the documents. You will need information that goes back for the past two years, unless you have been married less than two years, you give your spouse documents going back to the date you got married.

DO NOT FILE THIS DOCUMENT WITH THE COURT.

Company name/Financial Institution Name	Last four digits of Account No.	Description of documents	Current Balance/Date

3. Insurance Policies: Life, Homeowners, Automobile and Health

See Texas Rule of Civil Procedure 194.2(c)(1)(C).

If you do not have access to the accounts and your name is on the account, make all efforts to get the documents. You will need information that goes back for the past two years, unless you have been married less than two years. If you have been married less than two years, you give your spouse documents going back to the date you got married. If your name is on an account, you have "constructive possession" of the documents and you must diligently try to get copies.

Insurance company name	Type of coverage	Last four digits of policy number	Declaration Page attached to this form? (Y/N)	Invoices for premiums attached to this form?	Name of person who pays

4. Information Related to Bank Accounts

See Texas Rule of Civil Procedure 194.2(c)(1)(D).

If you do not have access to the accounts and your name is on the account, make all efforts to get the documents. You will need information that goes back for the past two years, unless you have been married less than two years. If you have been married less than two years, you give your spouse documents going back to the date you got married.

Name of Bank, Federal Credit Union, Savings and Loans, Brokerage Firms	Last four digits of account number	Description of documents	Current Balance/Date

5. Health Insurance Policies available for child(ren) and spouses

See Texas Rule of Civil Procedure 194.2(c)(2)(A)

In a suit in which child or spousal support is at issue, a party must, without awaiting a discovery request, provide to the other party: (A) information regarding all policies, statements, and the summary description of benefits for any medical and health insurance coverage that is or would be available for the child or the spouse).

If you do not have access to the accounts and your name is on the account, make all efforts to get the documents. You will need information that goes back for the past two years, unless you have been married less than two years, you give your spouse documents going back to the date you got married.

Insurance company name	Last four digits of policy no.	Type of Coverage	Declaration Page/Premium invoices attached? (Y/N)	Name of person who pays

DO NOT FILE THIS DOCUMENT WITH THE COURT.

6. Federal Income Tax Information

See Texas Rule of Civil Procedure 194.2(c)(2)(B).

If child support, spousal support, or both are part of this case: Attach two years of returns (if you do not have possession of the return, log into www.irs.gov and request a copy of the transcript AND the return)

Have you attached it? Y/N (circle one)

Attach IRS Form W-2's, IRA Form 1099's and Schedule K-1 for the previous two years

Have you attached it? Y/N (circle one)

7. Payroll Information

See Texas Rule of Civil Procedure 194.2(c)(2)(C).

If child support, spousal support, or both are part of this case: Produce complete copies of your **two** most recent payroll check stubs (log into your employee account, request from your human resources department, request from company office manager/bookkeeper).

Have you attached it? Y/N (circle one)

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Si	3		•	•

I have completed the required disclosures	and I have served them on my spo	use.
Your signature:		
Your printed name:		
Certi	ificate of Service	
I certify that a copy of the Required Disclo spouse, (date),		
□ electronic file manager (e-filing) □ email □ first class (regular) U.S. Mail □ certified U.S. Mail □ registered U.S. Mail □ by fax, to □ personal delivery by (me/my agent) (cincum commercial courier delivery service (sum giving a copy to my spouse's lawyer, via one of the above methods.	(number). rcle one). uch as Federal Express).	_ (lawyer's name)
	Your signature	

Cause Number:	
In the Matter of the Marriage of	In the(Court Number)
	☐ District Court ☐ County Court at Law
Print first, middle and last name of the spouse who filed for divorce.	_ ,
and	
	County,
Print first, middle and last name of other spouse.	Texas
1	3 or still in high school.) 5.
4.	6.
2	
A hearing took place on Date There was no jury. Neither the husband nor wife asked for a jury. 1. Appearances Petitioner The Petitioner's name is: Middle The Petitioner is the: (Check one box.)	Last
☐ The Petitioner was present, self-represented, and agreed to the te	
(called "Decree" throughout this document). The Petitioner was not present but has signed this Decree, agree	eing to its terms
	ong to its terms.
Respondent	
The Respondent's name is: First Middle	Last
The Respondent is the: (Check one box.)	
(Check one box.)	
 ☐ The Respondent was present, self-represented, and announced in the Respondent was present, self-represented, and agreed to the the Respondent was not present but filed an Answer or Waiver of Decree, agreeing to its terms. 	e terms of this Decree. of Service and has signed this
The Respondent was not present but filed a Global Waiver of Ser to notice of this hearing and did not otherwise appear.	rvice that waived Respondent's right
The Respondent was not present but was served and has default Certificate of Last Known Address and a Military Status Affidavit.	ted. The Petitioner has filed a

The Court fills out this box

2. Record
A court reporter recorded today's hearing.
 A court reporter did not record today's hearing because the Husband, Wife, and judge agreed not to make a record. A Statement of the Evidence was signed by the Court.
2 Indicalisation
3. Jurisdiction
The Court heard evidence and finds that it has jurisdiction over this case and the parties, that the residency and notice requirements have been met, and the <i>Petition for Divorce</i> meets all legal requirements.
The Court finds that: (Check one box.)
it has been at least 60 days since the Petition for Divorce was filed.
the 60-day waiting period is not required because: (Check one box.)
Petitioner has an active Protective Order under Title 4 of the Texas Family Code or an active magistrate's order for emergency protection under Article 17.292 of the Texas Code of Criminal Procedure, against Respondent because Respondent committed family violence during the marriage.
Respondent has a final conviction or has received deferred adjudication for a crime involving family violence against Petitioner or a member of Petitioner's household.
4. Family Violence Statement
It has been represented to the Court that: (Check ONLY the option that applies to the situation.)
 There has been no pattern of child neglect or family violence by any party to this case within two years preceding the filing of this case or during the pendency of this case. Or
There has been family violence during this lawsuit, while the divorce was pending, or during the two years prior to the filing of this lawsuit.
5. Dates of Marriage and Separation (Check ONLY the option that applies to your situation.):
☐ The date of marriage was on or about:
Month Day Year ☐ This was an informal (common law) marriage.
6. Divorce

FM-DivB-201 Final Decree of Divorce **[Set B]** (Rev. 11-2021) © TexasLawHelp.org

IT IS ORDERED that the Petitioner and the Respondent are divorced.

7. Children

7A. Children Husband and Wife Have Together

The Court finds that the Husband and Wife are the parents of the children listed below and that there are no other children born to or adopted by Husband and Wife who are under 18 years old or still in high school. (List all biological and adopted children you and your spouse have together who are under 18 or over 18 and still in high school.)

1	Child's name	Sex	of Birth	Place of Birth	r	10.	now
1							-
2					-		-
3			1 1				
٠							
	urt finds that there are no oth e						
	Wife Not Pregnant	er Court or	uers regard	ing any or u	ie criliaren	listed abov	ve.
	urt finds that the Wife is not p	regnant					
	Did the wife have a child	•	her partne	er while m	arried to	the husba	and?
	one box.)						
	Court finds that the Wife did band.	not have a	ny children	with anothe	man while	e married to	the
 Hus	Court finds that the Wife did band. All of the children born dren are named below:						
	Child's name				Sex	Date o	f Birth
1.							
2.							
3.							
4.							
5.							
The belo	Court further finds that paterr w:	nity of each	child listed	above has l	been estab	olished as s	et out
(Che	eck one box below. Attach copy d.)	of court or	der or Ackn	owledgeme	nt and Deni	al of Patern	ity for each
	A court order has established the biological father of the chi			e biological	father and,	or the Hus	band is not
	A copy of the court order is at	tached to th	nis Decree a	as Exhibit _	·		·
	An Acknowledgement of Pate	rnity was si	gned by the	biological f	ather and	a Denial of	Paternity

was signed by the Husband for the child(ren) listed here:

Each Acknowledgment and Denial of Paternity was filed with the Vital Statistics Unit. A copy of each Acknowledgment and Denial of Paternity is attached to this Decree as Exhibit(s) ______

8. Parenting Plan

The Court finds that the following orders concerning the rights and duties of the Husband and Wife in relation to their child(ren), including orders for conservatorship (custody), possession and access (visitation), child support, medical support, and dental support are in the child(ren)'s best interest.

The Court further finds that these orders constitute the parenting plan of the Court for the child(ren) listed by name in **7A** above.

9. Conservatorship (Custody)

9A. Rights and Duties of Both Parents

The Court **ORDERS** that both parents always have the following rights:

Texas Family Code 153.073

- 1. The right to receive information from the other parent or conservator about the child(ren)'s health, education, and welfare;
- 2. The right to talk or confer with the other parent, to the extent it is possible, about upcoming decisions concerning the child(ren)'s health, education, and welfare;
- 3. The right to have access to the child(ren)'s medical, dental, psychological, and educational records:
- 4. The right to talk or consult with the child(ren)'s doctors, dentists, and psychologists;
- 5. The right to talk or consult with school officials, including teachers, and school staff, about the child(ren)'s welfare and educational status and school activities;
- 6. The right to attend the child(ren)'s school activities, including school lunches, performances, and field trips;
- 7. The right to be designated as an emergency contact on their child(ren)'s records;
- 8. The right to give consent for emergency medical, dental, and surgical treatment if the child(ren)'s health or safety is in immediate danger; and
- 9. Each parent has the right to manage the child(ren)'s estate(s) if he or she created it for the child(ren) or if that parent's family created it for the child(ren).

The Court **ORDERS** that each parent has the following rights and duties when the parent is in possession of the child(ren):

Texas Family Code 153.074

- 1. The duty to care for, control, protect, and reasonably discipline the child(ren);
- 2. The duty to support the child(ren), including providing them with food, clothing, and shelter, and medical and dental care that does not involve an invasive procedure;
- 3. The right to consent to non-invasive medical and dental care for the child(ren); and
- 4. The right to direct the child(ren)'s moral and religious training.

The Court **ORDERS** that each parent always has the following duties:

Texas Family Code 153.076

1. The Court ORDERS that each parent has the duty to inform the other parent in a timely manner of significant information concerning the health, education, and welfare of the child(ren).

2. The Court ORDERS that each parent has the duty to inform the other parent if the parent resides with for at least thirty days, marries, or intends to marry a person who the parent knows is registered as a sex offender under chapter 62 of the Code of Criminal Procedure or is currently charged with an offense that would require the person to register as a sex offender under that chapter, if convicted.

The parent is ORDERED to give this notice as soon as practicable, but no later than the 40th day after the date the parent or conservator begins to reside with the person, or within 10 days of marrying the person. The notice must include a description of the offense that required the person to register as a sex offender or the offense that the person is charged with that may require the person to register as a sex offender.

WARNING: A PARENT OR CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE PARENT/CONSERVATOR FAILS TO PROVIDE THIS NOTICE.

3. The Court ORDERS that each parent has the duty to inform the other parent if the parent establishes a residence with a person who the parent knows is the subject of a final protective order sought by an individual other than the parent that is in effect on the date the residence with the person is established.

The parent is ORDERED to give this notice as soon as practicable but not later than the 30th day after the date the parent establishes residence with the person who is the subject of the final protective order.

WARNING: A PARENT OR CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE PARENT OR CONSERVATOR FAILS TO PROVIDE THIS NOTICE.

4. The Court ORDERS that each parent has the duty to inform the other parent if the conservator resides with, or allows unsupervised access to a child by, a person who is the subject of a final protective order sought by the parent after the expiration of the 60-day period following the date the final protective order is issued.

The parent is ORDERED to give this notice as soon as practicable but not later than the 90th day after the date the protective order was issued.

WARNING: A PARENT OR CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE PARENT/CONSERVATOR FAILS TO PROVIDE THIS NOTICE.

5. The Court ORDERS that each parent of a child has the duty to inform the other parent of the child if the parent is the subject of a final protective order issued after the date of the order establishing conservatorship.

The parent is ORDERED to give this notice as soon as practicable but not later than the 30th day after the date the final protective order was issued.

WARNING: A PARENT OR CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE PARENT/CONSERVATOR FAILS TO PROVIDE THIS NOTICE.

Note: A person who is the subject of a final protective order is the person who the protective order is against.

9B. Parents Appointed Conservators

If the parents will be joint managing conservators, check box **9B(1)** below and fill in the requested information.

If one parent will be the sole managing conservator and the other will be the possessory conservator, skip 9B(1). Go to the next page and check box 9B(2). Fill in the information requested in box 9B2. 9B(1) Joint Managing Conservators The Court ORDERS that the parents are appointed Joint Managing Conservators and: (Check 9B(1)(a) or 9B(1)(b).) 9B(1)(a)
One Parent Has the Exclusive Right to Decide Where the Child(ren) Live. The Court **ORDERS** that Print the name of the parent who will decide where the child(ren) live. has the exclusive right to designate the primary residence of the child(ren) and that the parent: (Check one box.) may designate the child(ren)'s residence without regard to geographic location. must designate the child(ren)'s residence within the following geographic area: (Check one box.) the school attendance zone of: this county or county adjacent to this county. this county. Texas. 9B(1)(b) Neither Parent Has the Exclusive Right to Decide Where the Child(ren) Live. The Court **ORDERS** that neither parent has the exclusive right to designate the primary residence of the children. However, both parents are **ORDERED** not to move the children's primary residence from the following geographic area: (Check one box.) the school district: this county. this county or county adjacent to this county. other: The Court ORDERS that the parents, as Joint Managing Conservators, also have the rights and duties as marked below. The right or duty listed in the 1st column shall be exercised by the parent or parents as marked in the 2nd, 3rd, 4th, or 5th column. Mother Father **Parents Parents** (Check one box in each row.) exclusively exclusively independently jointly 1. the right to consent to invasive medical, dental, and surgical treatment for the child(ren) 2. the right to consent to psychiatric or psychological treatment for the child(ren) 3. the right to receive child support and save No No or spend these funds for the child(ren)'s benefit 4. the right to represent the child(ren) in a П legal action and make important legal

decisions that affect the child(ren)

	5.	the right to consent to a child's marriage, or to a child enlisting in the U.S. Armed Forces				
	6.	the right to make decisions concerning the child(ren)'s education				
		the right to the services and earnings of the child(ren)				
	8.	the right to make decisions for the child(ren) about their estates if required by law (unless the child(ren) have a guardian or attorney ad litem or guardian of the estate)				
	9.	the duty to manage the child(ren)'s estates to the extent the estates have been created by the parents' community or joint property.				
9B(2)	□ 8	Sole Managing Conservator and Possess	sory Con	servator		
	The (Court ORDERS that (Print the name of the parent ag	ppointed Sol	le Managing C	onservator of	is
	арро	inted Sole Managing Conservator of the child	-			
	The (Court ORDERS that(Print the name of the parent	t appointed	Possessory C	onservator of t	is the children.)
	appo	inted Possessory Conservator of the children				

The Court **ORDERS** that the **Sole Managing Conservator** has the following <u>exclusive</u> rights and duty:

- 1. the right to designate the primary residence of the child(ren) without geographic restriction;
- 2. the right to consent to medical, dental, and surgical treatment for the child(ren) involving invasive procedures;
- 3. the right to consent to psychiatric and psychological treatment of the child(ren);
- 4. the right to receive child support and to save or spend these funds for the benefit of the child(ren);
- 5. the right to represent the child(ren) in legal action and to make other decisions of substantial legal significance concerning the child(ren);
- 6. the right to consent to marriage and to enlistment in the United States Armed Forces;
- 7. the right to make decisions concerning the child(ren)'s education;
- 8. the right to the services and earnings of the child(ren);
- 9. except when a guardian of the child(ren)'s estates or a guardian or attorney ad litem has been appointed for the child(ren), the right to act as an agent of the child(ren) in relation to the child(ren)'s estates if the child(ren)'s action is required by a state, the United States, or a foreign government;
- 10. the duty to manage the estates of the child(ren) to the extent the estates have been created by community property or the joint property of the parents.
- 11. the right to apply for, renew, and maintain passports for the child(ren) unless this right is somehow limited by this order or another court order.

9C. Order Regarding Passports for the Children The Court ORDERS that: (Check one box.) The Sole Managing Conservator named in this order shall have the exclusive right to apply for, renew, and maintain passports for the child(ren). Mother shall have the **exclusive** right to apply for and renew passports for the child(ren). Father shall have the **exclusive** right to apply for and renew passports for the child(ren). Neither parent has the exclusive right to apply for or renew passports for the child(ren). A parent who applies for or renews a passport for the child(ren) must obtain the written consent of the other parent. 10. Possession and Access (Visitation) The Court ORDERS that the parents shall have possession and access to the child(ren) as ordered in (Check one box. Attach the appropriate Possession Order to this Decree. Write Exhibit A at the top.) Standard Possession Order attached as Exhibit A and fully incorporated into this Decree. Modified Possession Order attached as Exhibit A and fully incorporated into this Decree. Supervised Possession Order attached as Exhibit A and fully incorporated into this Decree. (Check only if needed. Attach a Possession and Access Order for Child Under 3. Write Exhibit B at the top.) The Court **ORDERS** that until a child is 3 years old, the parents shall have possession and access to the child as ordered in the Possession and Access Order for Child Under 3 attached as Exhibit B and fully incorporated into this Decree. The Court **ORDERS** that beginning on the child's 3rd birthday, the parents shall have possession and access to the child as ordered in the Possession and Access Order attached as Exhibit A. 11. Child Support 11A. Order to Pay Child Support The Court **ORDERS** ___ (Obligor) to pay (Print the name of the parent who will pay child support.) (**Obligee**) in the amount child support to (Print the name of the parent who will receive child support.) and manner described below until one of the following events that terminate child support occurs for each child listed in 7A above. **Events that Terminate Child Support** 11B. The obligation to pay child support for a child terminates when: The child turns 18, unless when the child turns 18 he or she is enrolled and complying with attendance requirements in a secondary school program leading toward a high school diploma or

- enrolled in courses for joint high school and junior college credit then child support terminates at the end of the month in which the child graduates.
- The child marries, dies, or is emancipated by court order,
- The child begins active duty in the United States armed forces,
- A court terminates the parent-child relationship between the man ordered to pay child support and the child based on genetic testing that determines the man is not the child's father, or
- The person ordered to pay child support and the person ordered to receive child support marry or remarry each other, unless a nonparent or agency has been appointed conservator of the child.

11C. Obligor and Obligee

The Court **ORDERS** that the parent ordered to **pay** child support in **11A** above is the **Obligor** and will be referred to as the **"Obligor"** throughout this section.

The Court **ORDERS** that the parent ordered to **receive** child support in **11A** above is the **Obligee** and will be referred to as the **"Obligee"** throughout this section.

11D. Child Support Amount(s)

If only one child will receive support, check box **11D(1)** and fill in the child support amount and start date. If more than one child will receive support, check box **11D(2)** and fill in the child support amounts and start date. Information about the child support amount guidelines is available at TexasLawHelp.org.

11D(1) [For a Single Child	
	Obligor is ORDERED to pay \$	child support per month. The 1st payment is
	due on	A like payment is due on the 1st day of each month
	Month / Day / Year after that until child support terminate	
	arter that until offile support terminate	es for the crima.
11D(2)	For Multiple Children	
	Obligor is ORDERED to pay \$	child support per month. The 1st payment is
	due on	A like payment is due on the 1st day of each month after
	that until child support terminates for	
	child support per month. The 1st pay	e child, Obligor is ORDERED to pay \$ ment is due on the 1st day of the 1st month after child the payment is due on the 1st day of each month after that second child.
	child support per month. The 1st pay	children, Obligor is ORDERED to pay \$ ment is due on the 1st day of the 1st month after child I. A like payment is due on the 1st day of each month after a <u>third</u> child.
	child support per month. The 1st pay	ee children, Obligor is ORDERED to pay \$ ment is due on the 1st day of the 1st month after child like payment is due on the 1st day of each month after a fourth child.
	child support per month. The 1st pay	children, Obligor is ORDERED to pay \$ ment is due on the 1st day of the 1st month after child A like payment is due on the 1st day of each month after a <u>fifth</u> child.
	child support per month. The 1st pay	children, Obligor is ORDERED to pay \$ ment is due on the 1st day of the 1st month after child A like payment is due on the 1st day of each month after a <u>sixth</u> child.

11E. Place of Payment

The Court ORDERS Obligor to send all child support payments to the <u>Texas Child Support State</u> <u>Disbursement Unit, PO Box 659791, San Antonio, TX 78265</u>, for distribution according to law.

The Income Withholding Order for Support authorized in this order shall include the child support payments. Additional payment options are found on the Office of the Attorney General's website at www.texasattorneygeneral.gov/cs/payment-options-and-types.

The Court ORDERS Obligor to Include the following information with each payment:

- Obligor's name
- Obligee's name
- Cause Number and County of Decree or Order
- Attorney General Case Number (if applicable)

Payments should be made out to the Texas State Disbursement Unit or TXSDU.

11F. No Credit for Informal Payments

IT IS ORDERED that money paid by Obligor directly to Obligee or spent while in possession of the child(ren) does **NO**T count as child support and shall be deemed in addition to and not instead of the support ordered in this order.

Warning! Do not pay child support directly to the other parent. Send all child support payments to the **Texas Child Support Disbursement Unit, PO Box 659791, San Antonio, TX 78265.** If you pay child support directly to the other parent, you won't get credit and you may have to pay again!

10G. Child Support Account / Fees

Each parent is ORDERED to:

- Fill out any forms necessary to set up a child support account, and
- Take the forms to the local Domestic Relations Office or county child support liaison within 5 days after the judge orders child support, and
- Pay when due all fees charged to that parent by the state disbursement unit and any other agency authorized by law to a charge a fee for the collection and distribution of child support.

11H. Guideline or Non-Guideline Support

The	e Court finds that the child support ordered above is:
	Guideline Support: The amount of child support is approximately the amount recommended by the Texas Family Code Child Support Guidelines. See Texas Family Code, Chapter 154, Subchapter C.
	Non-Guideline Support: The amount of child support differs significantly from the amount recommended by the Texas Family Code Child Support Guidelines.
	(If the amount ordered is <u>not</u> based on the guidelines, you must also provide the following information.)
	The net monthly income/resources of the Obligor is \$
	The net monthly income/resources of the Obligee is \$
	Guideline child support would be % of Obligor's net monthly resources, which is \$ per month.
	The actual monthly child support amount ordered is \$, which is % of Obligor's net monthly income/resources.
	Guideline child support would be unjust or inappropriate under the circumstances because:

111. Income Withholding

IT IS ORDERED that any employer of Obligor is ordered to withhold child support from Obligor's disposable earnings.

If an income withholding for support order is served on Obligor's employer, the employer shall withhold child support payments from Obligor's pay, and send it to the <u>Texas Child Support Disbursement Unit</u>, <u>PO Box 659791</u>, <u>San Antonio</u>, <u>TX 78265</u>, where the payments shall be recorded, and forwarded to Obligee. All child support withheld and paid in accordance with this order shall be credited against Obligor's child support obligation.

If the employer withholds less than 100% of the child support ordered, Obligor is ORDERED to send the balance owed to the <u>Texas Child Support Disbursement Unit</u>, <u>PO Box 659791</u>, <u>San Antonio</u>, <u>TX</u> 78265.

If an income withholding for support order is not served on the employer, or if Obligor's is self-employed or unemployed, Obligor's is ORDERED to send all child support payments to the <u>Texas Child Support</u> <u>Disbursement Unit</u>, PO Box 659791, San Antonio, TX 78265.

IT IS ORDERED that the Clerk of this Court shall cause a certified copy of the income withholding for support order to be delivered to any employer of Obligor, if asked to do so by Obligor, Obligee, a prosecuting attorney, the title IV-D agency, a friend of the Court, or a domestic relations office.

11J. Suspension of Income Withholding

Check here if all parties agree not to have the employer withhold child support payments at this time.

The parties agree, and the Court ORDERS that an income withholding for support order shall not be served on the employer unless: 1) child support payments are more than 30 days late, 2) the past due amount is the same or more than the monthly child support amount, 3) another violation of this child support order occurs or 4) the Office of the Attorney General Child Support Division is providing services to Obligee. Obligor is ORDERED to send all child support payments to the TX 78265, where the payment will be recorded, and forwarded to Obligee.

11K. Change of Employment

Obligor is ORDERED to notify this Court and Obligee by U.S. certified mail, return receipt requested, of any change of address and of any termination of employment. This notice shall be given no later than **7 days** after the change of address or the termination of employment. This notice or a subsequent notice shall also provide the current address of Obligor and the name and address of Obligor's current employer, whenever that information becomes available.

11L. Child Support After Death

IT IS ORDERED that the provisions for child support in this decree shall be an obligation of Obligor's estate and shall not terminate on Obligor's death. Payments received for the benefit of the child(ren), including payments from the Social Security Administration, Department of Veterans Affairs, or other governmental agency or life insurance proceeds, annuity payments, trust distributions, or retirement survivor benefits, shall be a credit against this obligation. Any remaining balance of the child support is an obligation of Obligor's estate.

11M. Life Insurance Policy

Check here if the person ordered to pay child support should also be ordered to maintain a life insurance policy for as long as child support is ordered.
As additional child support, the person paying child support under this order is ORDERED to obtain and maintain a life insurance policy on his or her life for as long as child support is ordered. The value of the policy shall be at least as much as the total child support obligation. The person receiving child support under this order must be named as the primary beneficiary for the benefit of the children.

NOTICE REGARDING MODIFYING (CHANGING) THIS CHILD SUPPORT ORDER

THE COURT MAY MODIFY THIS ORDER THAT PROVIDES FOR THE SUPPORT OF A CHILD, IF:

- (1) THE CIRCUMSTANCES OF THE CHILD OR A PERSON AFFECTED BY THE ORDER HAVE MATERIALLY OR SUBSTANTIALLY CHANGED; <u>OR</u>
- (2) IT HAS BEEN THREE YEARS SINCE THE ORDER WAS RENDERED OR LAST MODIFIED AND THE MONTHLY AMOUNT OF THE CHILD SUPPORT AWARD UNDER THE ORDER DIFFERS BY EITHER 20 PERCENT OR \$100 FROM THE AMOUNT THAT WOULD BE AWARDED IN ACCORDANCE WITH THE CHILD SUPPORT GUIDELINES.

12. Medical and Dental Support

12A. Duty to Provide Medical and Dental Support

<u>As additional child support</u>, the Court **ORDERS** the parents to provide medical and dental support as set out in this order for each child listed in **7A** above until one of the following **events that terminate medical and dental support** occurs for the child.

12B. Events that Terminate Medical and Dental Support

The obligation to provide medical and dental support for a child terminates when:

- The child turns 18, unless when the child turns 18 he or she is enrolled and complying with attendance requirements in a secondary school program leading toward a high school diploma or enrolled in courses for joint high school and junior college credit then child support terminates at the end of the month in which the child graduates:
- The child marries, dies, or is emancipated by court order;
- The child begins active duty in the United States armed forces;
- A court terminates the parent-child relationship between the man ordered to pay child support and the child based on genetic testing that determines the man is not the child's father; or
- The person ordered to pay child support and the person ordered to receive child support marry or remarry each other, unless a nonparent or agency has been appointed conservator of the child.

12C. Definitions

"Child(ren)" means all children, whether one or more, listed in Section 7A of this Final Decree of Divorce.

"Obligor" means the parent ordered to pay child support.

"Obligee" means the parent ordered to receive child support.

"Health insurance" means insurance coverage that provides basic health-care services, including usual physician services, office visits, hospitalization, and laboratory, X-ray, and emergency services, that may be provided through a health maintenance organization or other private or public organization, other than medical assistance under chapter 32 of the Texas Human Resources Code.

"Dental insurance" means insurance coverage that provides preventive dental care and other dental services, including usual dentist services, office visits, examinations, X-rays, and emergency services, that may be provided through a single service health maintenance organization or other private or public organization.

"Health-care expenses" include, without limitation, medical, surgical, prescription drug, mental health-care services, dental, eye care, ophthalmological, and orthodontic charges but do not include expenses for travel to and from the provider or for nonprescription medication.

"Health-care expenses that are not reimbursed by insurance" (also called "unreimbursed expenses") include related copayments and deductibles.

"Furnish" means-

• to hand deliver the document by a person eighteen years of age or older either to the recipient or to a person who is eighteen years of age or older and permanently resides with the recipient; **or**

 to deliver the document to the recipient by first-class mail or by certified mail, return receipt requested, to the recipient's last known mailing or residence address; or 	
• to deliver the document to the recipient at the recipient's last known mailing or residence address using any person or entity whose principal business is that of a courier or deliverer of papers or documents either within or outside the United States; or	
 to deliver the document to the recipient at the recipient's email address if an email address for the recipient is provided below: (Check and print email address(s) if delivery by email is OK.) 	
Obligee's email address:	
Obligor's email address:	
In the event of any change in either recipient's email address, that recipient is ORDERED to notify to other recipient of such change in writing within twenty-four hours after the change.	the
12D. Court Findings about Health Insurance	
Note: Texas law says that health insurance is available at a "reasonable cost" if the total cost of health insurance coverage for all children for which the Obligor is responsible under a medical support order is nore than 9 percent of the Obligor's annual resources. See Texas Family Code 154.181(e).	ot
The Court finds that private health insurance for the child(ren): (Check one.)	
is not available at a reasonable cost to either parent. The Court finds that the children are: (Check one.)	
currently covered by Medicaid .	
currently covered by C.H.I.P. at this cost: \$	
not currently covered by Medicaid or C.H.I.P.	
is available at a reasonable cost to the person ordered to pay child support through: (Check one.)	
☐ Father's work, membership in a union, trade association, or other organization, or other source available to Father.	
■ Mother's work, membership in a union, trade association, or other organization, or other source available to Mother.	
12E. Orders about Health Insurance / Medical Support	
The Court makes the following orders about health insurance / medical support for the child(ren).	
Check box 12E(1) if the Obligor will provide and pay for health insurance for the children.	
Check box 12E(2) if the Obligee will provide health insurance for the children and the Obligor will pay cash medical support to reimburse the Obligee for the cost of the insurance.	
Check box 12E(3) if neither parent has access to private health insurance at a reasonable cost Obligee will be ordered to apply for coverage under a government medical assistance program and Obligor will be ordered to pay cash medical support.	
Note: The Obligor is the parent ordered to pay child support. The Obligee is the parent who will receive child support.	
12E(1) Obligor to Provide and Pay for Health Insurance	
As additional child support, the Court ORDERS Obligor , (Print name of parent ordered to pay child suppo	, rt\
to obtain health insurance for the child(ren) within 15 days of the date of this order	;

Obligor is ORDERED to then maintain health insurance for each child until one of the above "events that terminate medical and dental support" occurs for the child.
If health insurance for the child(ren) terminates or lapses, Obligor is ORDERED to enroll the
child(ren) in a health insurance plan at the next available enrollment period.
12E(2) Obligee to Provide Health Insurance / Obligor to Pay Cash Medical Support
As additional child support, the Court ORDERS Obligee ,, (Print name of parent who will receive child support)
(Print name of parent who will receive child support) to obtain health insurance for the child(ren) within 15 days of the date of this order.
Obligee is ORDERED to then maintain health insurance for each child until one of the above "events that terminate medical and dental support" occurs for the child.
If health insurance for the child(ren) terminates or lapses, Obligee is ORDERED to enroll the child(ren) in a health insurance plan at the next available enrollment period.
As additional shild support, the Court ODDEDS Obligan
As additional child support, the Court ORDERS Obligor ,, (Print name of parent ordered to pay child support)
to pay Obligee cash medical support of \$ per month for reimbursement of health
insurance premiums. The 1st payment is due on A like payment is A like payment is
due on the 1st day of each month after that until one of the above "events that terminate medical and
dental support" occurs for each child.
The Court ORDERS Obligor to send all cash medical support payments to the Texas Child Support Disbursement Unit, PO Box 659791, San Antonio, TX 78265 for distribution according to law.
The Income Withholding Order for Support authorized in this order shall include the cash medical support payments. Additional payment options are found on the Office of the Attorney General's website at www.texasattorneygeneral.gov/cs/payment-options-and-types .
The Court ORDERS Obligor to Include the following information with each payment:
Obligor's name
Obligee's name
Cause Number and County of Decree or Order
Attorney General Case Number (if applicable)
Payments should be made out to the Texas State Disbursement Unit or TXSDU.
The Court ORDERS that the cash medical support provisions of this order shall be an obligation of the estate of Obligor and shall not terminate on Obligor's death.
Warning! Do not pay cash medical support directly to the other parent. Send all payments to the Texas Child Support Disbursement Unit, PO Box 659791, San Antonio, TX 78265.
12E(3) Obligee to Apply for Coverage under a Government Medical Assistance Program or Health Plan / Obligor to Pay Cash Medical Support
The Court ORDERS Obligee ,, to apply on behalf of, to apply on behalf of,
each child for coverage under a governmental medical assistance program or health plan (i.e. Medicaid or C.H.I.P) within 15 days of the date this decree or order is signed by the Court. If the children are already covered under such a program or plan, the Court ORDERS Obligee to continue

such coverage.

When such health coverage is obtained, Obligee is ORDERED to maintain the coverage in full force and effect on each child by paying all applicable fees required for the coverage, including but not limited to enrollment fees and premiums for as long as the children are eligible for such coverage.

As additional child support, the Court ORDERS Obl	ligor, ,
	(Print name of parent ordered to pay child support)
to pay Obligee cash medical support of \$	per month. The 1st payment is due
on A like payment is d	ue on the 1st day of each month after that until
one of the above "events that terminate medical and	d dental support" occurs for <u>each</u> child.

The Court ORDERS Obligor to send all cash medical support payments to the **Texas Child Support Disbursement Unit, PO Box 659791, San Antonio, TX 78265** for distribution according to law.

The Income Withholding Order for Support authorized in this order shall include the cash medical support payments. Additional payment options are found on the Office of the Attorney General's website at www.texasattorneygeneral.gov/cs/payment-options-and-types.

The Court ORDERS Obligor to Include the following information with each payment:

- Obligor's name
- Obligee's name
- Cause Number and County of Decree or Order
- Attorney General Case Number (if applicable)

Payments should be made out to the Texas State Disbursement Unit or TXSDU.

Warning! Do not pay cash medical support directly to the other parent. Send all payments to the Texas Child Support Disbursement Unit, PO Box 659791, San Antonio, TX 78265.

The Court ORDERS that Obligor is allowed to **stop paying cash medical support**, for the time Obligor is providing health insurance coverage for the children, **if**:

- a. health insurance for the children becomes available to Obligor at a reasonable cost; and
- b. Obligor enrolls the child(ren) in the insurance plan and pays all costs of the insurance; and
- c. Obligor provides Obligee and the Texas Office of the Attorney General Child Support Division the following information:
 - (1) proof that health insurance has been provided for the child(ren); and
 - (2) Obligor's social security number; and
 - (3) name and address of the Obligor's employer; and
 - (4) whether the employer is self-insured or has health insurance available; and (4i) if the employer is self-insured, a copy of the schedule of benefits, a membership card, claim forms, and any other information necessary to submit a claim; or (4ii) if the employer has health insurance available, the name of the health insurance carrier, the policy number, a copy of the policy and schedule of benefits, a health insurance membership card, claim forms, and any other information necessary to submit a claim.

Note: This provision regarding when the Obligor may stop paying cash medical support is part of section **12E3**. It does **not** apply to any other section.

12F. Court Findings About Dental Insurance

Note: Texas law says that dental insurance is available at a "**reasonable cost**" if the total cost of dental insurance coverage for all children for which the Obligor is responsible under a dental support order is not more than **1.5 percent** of the Obligor's annual resources. See Texas Family Code 154.1815.

The	e Co	urt finds that dental insurance for the children: (Check one.)				
	is r	not available at a reasonable cost to either parent.				
	is a	vailable at a reasonable cost to the person ordered to pay child support (Obligor) through:				
	(Ch	eck one.)				
		Father's work, membership in a union, trade association, or other organization, or other source available to Father.				
		Mother's work, membership in a union, trade association, or other organization, or other source available to Mother.				
12	G.	Orders About Dental Insurance / Dental Support				
(Ch	eck	one.)				
		orders about dental insurance/dental support are made at this time because neither parent has ess to dental insurance at a reasonable cost.				
	The	e Court makes the following orders about dental insurance / dental support for the child(ren):				
	Che	eck box 12G(1) if the Obligor will provide and pay for dental insurance for the children.				
		eck box 12G(2) if the Obligee will provide dental insurance for the children and the Obligor will pay h dental support to reimburse the Obligee for the cost of the insurance.				
		e: The Obligor is the parent ordered in this decree to pay child support and the Obligee is the parent o will receive child support.				
	120	G(1) 🗌 Obligor to Provide and Pay for Dental Insurance				
	As additional child support, the Court ORDERS Obligor ,, (Print name of parent ordered to pay child support)					
	to g	et dental insurance for the child(ren) within 15 days of the date of this order.				
		igor is ORDERED to then maintain dental insurance for each child until one of the above "events terminate medical and dental support" occurs for the child.				
	 chil	If dental insurance for the child(ren) terminates or lapses, Obligor is ORDERED to enroll the d(ren) in a dental insurance plan at the next available enrollment period.				

12G(2) Obligee to Provide Dental Insurance / Obligor to	
As additional child support, the Court ORDERS Obligee , (Print name of	
(Print name of	parent who will receive child support)
to get dental insurance for the child(ren) within 15 days of the date of	this order.
Obligee is ORDERED to then maintain dental insurance for each child that terminate medical and dental support" occurs for the child.	d until one of the above "events
If dental insurance for the child(ren) terminates or lapses, Oblige child(ren) in a dental insurance plan at the next available enrollment p	
As additional child support, the Court ORDERS Obligor ,	,
	of parent ordered to pay child support)
to pay Obligee cash dental support of \$ per mont	h for reimbursement of dental
insurance premiums. The 1st payment is due onmonth / day / yea	. A like payment is
due on the 1st day of each month after that until one of the above "ev	ents that terminate medical and
dental support" occurs for each child.	
The Court ORDERS Obligor to send all cash dental support payments Disbursement Unit, PO Box 659791, San Antonio, TX 78265 for di	
The Income Withholding Order for Support authorized in this order sh	all include the cash dental

The Court ORDERS Obligor to Include the following information with each payment:

website at www.texasattorneygeneral.gov/cs/payment-options-and-types.

support payments. Additional payment options are found on the Office of the Attorney General's

- Obligor's name
- Obligee's name
- Cause Number and County of Decree or Order
- Attorney General Case Number (if applicable)

Payments should be made out to the Texas State Disbursement Unit or TXSDU.

The Court ORDERS that the cash dental support provisions of this order shall be an obligation of the estate of Obligor and shall not terminate on his/her death.

12H. Parent to Furnish Information about Health Insurance

The parent providing health insurance for the child(ren) (called the "Insuring Parent" throughout this section) is also ORDERED to furnish to each conservator the following information **within 30 days** of the date the Insuring Parent receives notice of this order:

- o Insuring Parent's social security number;
- o the name and address of Insuring Parent's employer;
- o proof that health insurance has been provided for each child;
- whether Insuring Parent's employer is self-insured or has health insurance available;
- o if Insuring Parent's employer has health insurance available:
 - the name of the insurance carrier and the policy number;
 - a copy of the policy and a schedule of benefits;
 - a health insurance membership card;
 - claim forms and any other information necessary to submit a claim; and
- o if Insuring Parent's employer is self-insured:
 - a copy of the schedule of benefits;
 - a membership card;
 - claim forms and any other information necessary to submit a claim.

Insuring Parent is ORDERED to furnish to each conservator a copy of any renewals or changes to the health insurance policy covering the child(ren) and any additional information regarding health insurance coverage of the child(ren) within 15 days of receipt.

An Obligor ordered to provide health insurance coverage, is ORDERED to notify each conservator and any child support agency enforcing a support obligation against the Obligor of the:

- termination or lapse of the health insurance coverage of the child(ren) within 15 days of the date of termination or lapse.
- availability of additional health insurance for the child(ren) within 15 days of the date the additional health insurance becomes available.

If health insurance coverage terminates due to a change of employer, the Obligor, Obligee or the child support agency may send the new employer a copy of the order requiring the employee to provide health insurance.

12I. Parent to Furnish Information about Dental Insurance

The parent providing dental insurance for the child(ren) (called the "Insuring Parent" throughout this section) is ORDERED to furnish to each conservator the following information **within 30 days** of the date the Insuring Parent receives notice of this order:

- o Insuring Parent's social security number;
- o the name and address of Insuring Parent's employer;
- o proof that dental insurance has been provided for each child;
- o whether Insuring Parent's employer is self-insured or has dental insurance available;
- o if Insuring Parent's employer has dental insurance available:
 - the name of the insurance carrier,
 - the policy number;
 - a copy of the policy and a schedule of benefits;
 - a dental insurance membership card;
 - claim forms; and
 - any other information necessary to submit a claim; and
- if Insuring Parent's employer is self-insured:
 - a copy of the schedule of benefits;
 - a membership card;
 - · claim forms; and
 - any other information necessary to submit a claim.

Insuring Parent is ORDERED to furnish to each conservator a copy of any renewals or changes to the dental insurance policy covering the child(ren) and any additional information regarding dental insurance coverage of the child(ren) within 15 days of receipt.

An Obligor ordered to provide dental insurance coverage, is ORDERED to notify each conservator and any child support agency enforcing a support obligation against the Obligor of the:

- termination or lapse of the dental insurance coverage of the child(ren) within 15 days of the date of termination or lapse.
- availability of additional dental insurance for the child(ren) within 15 days of the date the additional dental insurance becomes available.

If dental insurance coverage terminates due to a change of employer, then the Obligor, Obligee or the child support agency may send the new employer a copy of the order requiring the employee to provide dental insurance.

12J. Order for Insurer to Enroll Child(ren)

If the parent ordered to provide health insurance for the child(ren) is eligible for dependent health coverage but fails to apply to obtain coverage for the child(ren), the insurer is ORDERED to enroll the child(ren) on application of the other parent or others as authorized by law. See Texas Insurance Code, 1504.051

If the parent ordered to provide dental insurance for the child(ren) is eligible for dependent dental coverage but fails to apply to obtain coverage for the child(ren), the insurer is ORDERED to enroll the child(ren) on application of the other parent or others as authorized by law. See Texas Insurance Code, 1504.051

12K. Expenses Not Covered by Insurance

Obligor and Obligee are each ORDERED to pay **50 percent** of all reasonable and necessary health-care expenses for the child(ren) that are not covered by health insurance, unless:

- the parent ordered to provide health insurance is <u>not</u> providing health insurance as ordered, then that parent is liable for **100 percent** of all necessary medical expenses of the child(ren) and for the costs of health insurance premiums or contributions, if any, paid on behalf of the child(ren).
- the parent ordered to provide dental insurance is <u>not</u> providing dental insurance as ordered, then that parent is liable for **100 percent** of all necessary dental expenses of the child(ren) and for the costs of dental insurance premiums or contributions, if any, paid on behalf of the child(ren).

If **12E(3)** above is checked, Obligee is ORDERED to pay **50 percent** of all reasonable and necessary health-care expenses for the child(ren) that are not reimbursed by health insurance or covered by the cash medical support paid by Obligor and Obligor is ORDERED to pay **50 percent** of the total unreimbursed health-care expenses that exceed the amount of cash medical support paid by Obligor. Obligor is liable for **100 percent** of all necessary medical expenses incurred for the child(ren) in any month that Obligor neither pays cash medical support nor provides health insurance for the child(ren).

The parent who incurs a health-care expense on behalf of a child (called the "incurring parent") is ORDERED to give the other parent (called the "nonincurring parent") a copy of all forms, receipts, bills, statements, and explanations of benefits that show the portion of the expense not covered by insurance within 30 days of receipt. The nonincurring parent is ORDERED to pay his or her percentage of any uninsured expense within 30 days of receiving documentation of the expense by paying the health-care provider directly or reimbursing the incurring parent, if the nonincurring parent's portion has already been paid.

12L. Claims

Either parent may file claims and receive payments directly from the insurance carrier. Further, for the sole purpose of Texas Insurance Code 1204.251 and 1204.252, the party who is not carrying the insurance policy is designated the managing conservator or possessory conservator of the children. Any reimbursement payments received from the health insurance carrier belongs to the parent who paid the expense. If the insurance carrier sends reimbursement to the parent who did <u>not</u> pay the expense, he or she is ORDERED to endorse the check and deliver it to the parent who paid the expense **with 3 days.**

12M. Health Insurance Policy Requirements

Each parent is ORDERED to follow all requirements of any health insurance policy covering the child(ren) to get maximum reimbursement and direct payment from the insurance company. This includes requirements for giving advance notice to the insurance company, getting second opinions, **and** using "preferred providers." If a parent incurs health-care expenses for the child(ren) using "out-of-network" health-care providers or services, or fails to follow the health insurance company procedures or requirements, that parent shall pay all such health-care expenses incurred unless: the expenses are emergency health-care expenses, the parents have a written agreement regarding such health-care expenses, **or** the Court makes a different order. Denial of a bill by an insurance carrier does not excuse the obligation of the parents to pay the expenses.

12N. WARNING

A PARENT ORDERED TO PROVIDE HEALTH INSURANCE OR DENTAL INSURANCE OR TO PAY THE OTHER PARENT ADDITIONAL CHILD SUPPORT FOR THE COST OF HEALTH INSURANCE OR DENTAL INSURANCE WHO FAILS TO DO SO IS LIABLE FOR NECESSARY MEDICAL EXPENSES OR DENTAL EXPENSES OF THE CHILD(REN), WITHOUT REGARD TO WHETHER THE EXPENSES WOULD HAVE BEEN PAID IF HEALTH INSURANCE OR DENTAL INSURANCE HAD BEEN PROVIDED, AND FOR THE COST OF HEALTH INSURANCE PREMIUMS, DENTAL INSURANCE PREMIUMS, OR CONTRIBUTIONS, IF ANY, PAID ON BEHALF OF THE CHILD(REN).

13. Parents' Information

•	i dionio imorniation			
3A	. Disclosure of Mother's	s Information (Check one box.)		
-		o disclose the following information and changes in that information to be Case Registry as required by Texas Family Code 105.006 and is Decree.		
(Fill in the following information for the Wife/Mother.)			
	Name:			
	Home Address:			
	Mailing Address:			
	Home phone	Work phone:		
	FULL Social Security No.:			
	Driver's License No.:	Issuing state:		
	Employer:			
	Work address:			
t	the Court of changes in that in	her address or other identifying information to Father or notify Father or information. The Court ORDERS Mother to provide her mailing address lidress to the State Case Registry, Contract Services Section, MC046S, p. 78711-2017.		
3В	. Disclosure of Father's	s Information (Check one box.)		
- 1		disclose the following information and changes in that information to te Case Registry as required by Texas Family Code 105.006 and is Decree.		
((Fill in the following informatio	n for the Husband/Father.)		
	Name:			
	Home Address:			
	Home Address: Mailing Address:			
		Work phone:		
	Mailing Address:	Work phone:		
	Mailing Address: Home phone:	· -		

Employer:

Work address:
and changes in his mailing address to the State Case Registry, Contract Services Section, MC046S,
PO Box 12017 Austin Texas 78711-2017

14. Required Notices

This section is not applicable if and to the extent it conflicts with the Court's Order regarding disclosure of information in section 11 above.

EACH PERSON WHO IS A PARTY TO THIS ORDER IS ORDERED TO NOTIFY EVERY OTHER PARTY, THE COURT, AND THE STATE CHILD SUPPORT REGISTRY OF ANY CHANGE IN THE PARTY'S:

- CURRENT RESIDENCE ADDRESS.
- MAILING ADDRESS,
- HOME TELEPHONE NUMBER,
- NAME OF EMPLOYER,
- ADDRESS OF EMPLOYMENT,
- DRIVER'S LICENSE NUMBER, AND
- WORK TELEPHONE NUMBER.

THE PARTY IS ORDERED TO GIVE NOTICE OF AN INTENDED CHANGE IN ANY OF THE REQUIRED INFORMATION TO THE OTHER PARTY, THE COURT, AND THE STATE CASE REGISTRY ON OR BEFORE THE 60TH DAY BEFORE THE INTENDED CHANGE. IF THE PARTY DOES NOT KNOW OR COULD NOT HAVE KNOWN OF THE CHANGE IN SUFFICIENT TIME TO GIVE NOTICE OF THE CHANGE TO PROVIDE 60 DAYS' NOTICE, THE PARTY IS ORDERED TO GIVE NOTICE OF THE CHANGE ON OR BEFORE THE 5TH DAY AFTER THE DATE THAT THE PARTY KNOWS OF THE CHANGE.

THE DUTY TO FURNISH THIS INFORMATION TO EVERY OTHER PARTY, THE COURT, AND THE STATE CASE REGISTRY CONTINUES AS LONG AS ANY PERSON, BY VIRTUE OF THIS ORDER, IS UNDER AN OBLIGATION TO PAY CHILD SUPPORT OR ENTITLED TO POSSESSION OF OR ACCESS TO A CHILD.

FAILURE BY A PARTY TO OBEY THE ORDER OF THIS COURT TO PROVIDE EVERY OTHER PARTY, THE COURT, AND THE STATE CASE REGISTRY WITH THE CHANGE IN THE REQUIRED INFORMATION MAY RESULT IN FURTHER LITIGATION TO ENFORCE THE ORDER, INCLUDING CONTEMPT OF COURT. A FINDING OF CONTEMPT MAY BE PUNISHABLE BY CONFINEMENT IN JAIL FOR UP TO SIX MONTHS, A FINE OF UP TO \$500 FOR EACH VIOLATION AND A MONEY JUDGMENT FOR PAYMENT OF ATTORNEY'S FEES AND COURT COSTS.

Notice shall be given to **every other party** by delivering a copy of the notice to each party by registered or certified mail, return receipt requested.

Notice shall be given to the **Court** by delivering a copy of the notice either in person to the clerk of the Court or by registered or certified mail addressed to the clerk.

Notice shall be given to the **State Case Registry** by mailing a copy of the notice to the State Case Registry, Contract Services Section, MC046S, P.O. Box 12017, Austin, Texas 78711-2017.

15. Warnings to Parties

FAILURE TO OBEY A COURT ORDER FOR CHILD SUPPORT OR FOR POSSESSION OF OR ACCESS TO A CHILD MAY RESULT IN FURTHER LITIGATION TO ENFORCE THIS ORDER, INCLUDING CONTEMPT OF COURT. A FINDING OF CONTEMPT MAY BE PUNISHABLE BY CONFINEMENT IN JAIL FOR UP TO SIX MONTHS, A FINE OF UP TO \$500 FOR EACH VIOLATION AND A MONEY JUDGMENT FOR PAYMENT OF ATTORNEY'S FEES AND COURT COSTS.

FAILURE OF A PARTY TO MAKE A CHILD SUPPORT PAYMENT TO THE PLACE AND IN THE MANNER REQUIRED BY A COURT ORDER MAY RESULT IN THE PARTY'S NOT RECEIVING CREDIT FOR MAKING THE PAYMENT.

FAILURE OF A PARTY TO PAY CHILD SUPPORT DOES NOT JUSTIFY DENYING THAT PARTY COURT-ORDERED POSSESSION OF OR ACCESS TO A CHILD. REFUSAL BY A PARTY TO ALLOW POSSESSION OF OR ACCESS TO A CHILD DOES NOT JUSTIFY FAILURE TO PAY COURT-ORDERED CHILD SUPPORT TO THAT PARTY.

16. Property and Debt

The Court finds that the following is a just and right division of the parties' property and debt.

(Fill in all lines. If there is no property to declare in a particular category, write "none".)

The Court confirms that the Husband owns the following property as his separate property:

16A. Husband's Separate Prop	perty
------------------------------	-------

1.	House or Land lo	ocated at: Street Address	City	State	Zip	
		ed this property before mar eived this property as a gift of	riage.	State	ΖΙΡ	
2.	Cars, trucks, motorcycles or other vehicles Husband owned these vehicles before marriage or received them as a gift or inheritance during the marriage:					
	Year	Make	Model	Vehicle Identification No. [VI	N]	
3.	Other Money or Property Confirmed as Husband's Separate Property					
	Husband owned the following money or property before the marriage or inherited or received the money or property as a gift during the marriage:					
	Husband received the following money recovery for personal injuries that occurred during the marriage that is not for lost wages or medical expenses:					

16B. Husband's Community Property

The Court ORDERS that the Husband is awarded the following community property as his sole and separate property and Wife is divested of (loses) all right, title, interest and claim in and to that property. Wife is ORDERED to sign any deeds or documents needed to transfer any property listed below to the Husband. Husband is responsible for preparing the documents.

1.	. All property in Husband's care, custody or control, or in Husband's name, that this Decree does not give to the Wife.						
2.	House or land	located at: Street Ad					
		Street Ad	Idress	City	State	Zip	
	Legal Descript	tion:					
	It is also availa	Il description is on the able at the county clerk lescription listed on yo HAT THIS INFORMATION	k's office in the count our property tax bill b	y where the house ecause it is usual	e or land is locally incomplete. I	ated. Do NOT T IS VERY	
3.	All cash and n	noney in any bank or	other financial institu	tion listed in Hus	band's name a	lone.	
4.	Any insurance	policy that covers Hu	usband's life.				
5.	Husband's car Year	rs, trucks, motorcycle: Make	s or other vehicles lis Model				
6.	Husband will	also keep the following	ng property:				
	(Fill in all li	ines. If there is no pr	operty to declare in	n a particular ca	tegory, write '	'none.")	
16	C. Wife's Sep	parate Property					
Th	e Court confirm	s that Wife owns the f	following property as	her separate pro	perty:		
1.	House or Lan	d located at:					
			•	y	State	Zip	
	Wife owned this property before marriage.Wife received this property as a gift or inheritance.						
2.	Cars, trucks, motorcycles or other vehicles Wife owned these vehicles before marriage or received them as a gift or inheritance during the marriage:						
	Year	Make	Model		e Identification N	o. [VIN]	
3.	Other Money	or Property Confirm	ned as Wife's Separ	ate Property			
		ne following money or a gift during the mar		marriage or inhe		-	
	, , , ,	.	<u> </u>				

		g money recovery for medical expense				
16D. Wife	e's Community F	Property				
and Husba ORDERED	and is divested of (led) Ito sign any deeds	Wife is awarded the oses) all right, title, or documents needing the documents.	interest and cla ded to transfer	im in and to	that property	/. Husband is
1. All pro Husba		, custody or control	, or in Wife's na	ame, that this	Decree doe	s not give to the
2. House	or land located at:	Street Address		City	State	Zip
Legal	Description:			-		
It is als	so available at the collegal description l	n is on the deed you ounty clerk's office i isted on your proper FORMATION IS COF	n the county wh ty tax bill becau	nere the hous use it is usual	e or land is lo	ocated. Do NOT e. IT IS VERY
3. All cas	h and money in an	y bank or other fina	ncial institution	listed in Wife	e's name alo	ne.
4. Any in:	surance policy that	covers Wife's life.				
5. Wife's	cars, trucks, motor	cycles or other vehi	icles listed belo	W:		
Year	Make		Model	Vehicle	e Identificatior	n No. [VIN]
6. Wife w	rill also keep the fol	lowing property:				
(Fill	in all lines. If there	s no property to dec	clare in a particu	ılar category,	write "none"	7.)
16E. Reti	rement Funds in	n Husband's Nan	ne			
Keog		retirement, 401(k), 40 n plans, as well as in nrance benefits.)				
The Court	makes the followin	g orders regarding ı	retirement fund	s in Husband	l's name.	
(Check 16E	E(1) or 16E(2).)					
16E(1) 🗌	limited to all right stock ownership, alone, along with	ded 100% of all reting to any pension, re profit sharing, thrift, 100% of any individ nce in Husband's n	tirement, milita , Keogh, and st dual retirement	ry retirement ock option pl	, 401(k), 403 ans in Husba	B(b), employee and's name
16E(2) 🗌	•	rement funds in Hus				

		Formal Name of Retirement Fund	Account Number					
	The Ce	ODDEDS that the mention of each national trival list						
		ourt ORDERS that the portion of each retirement fund liste						
	the date of the marriage/ and the date this Final Decree of Divorc							
	signed	by the Court: (Check one.)						
	is awarded 50% to Husband and 50% to Wife and as more specifically described in the Qualified Domestic Relations Order signed by the Court.							
		is awarded% to Husband and% to Wife described in the Qualified Domestic Relations Order s	and as more specifically signed by the Court.					
		is awarded \$ to Wife and the ren more specifically described in the Qualified Domestic F the Court.	nainder to Husband and as Relations Order signed by					
		other:						
		ourt ORDERS that Husband is awarded all retirement fundernot specifically awarded to Wife above.	ds in Husband's name alone					
	The	Court checks this box, if applicable.						
		Qualified Domestic Relations Order was signed by the leal Decree of Divorce was signed by the Court.	Court on the same day this					
16F R	atiromont	Funds in Wife's Name						
(Fo	or example:	pension, retirement, 401(k), 403(b), employee stock ownership ans, as well as individual retirement accounts (IRAs), annuities						
		,						
	irt makes th 6F(1) or 16F	ne following orders regarding retirement funds in Wife's na f(2).)	ame.					
16F(1)	☐ Wife is pension sharing	awarded 100 % of all retirement funds in Wife's name alon, retirement, military retirement, 401(k), 403(b), employey, thrift, Keogh, and stock option plans in Wife's name aloual retirement accounts (IRAs), annuities, and variable an	e stock ownership, profit ne, along with 100% of any					
16F(2)	☐ The fol	lowing retirement funds in Wife's name are divided betwe	een Husband and Wife:					

(It is very important to list the exact name and account number of any retirement fund being divided by the Court.) Formal Name of Retirement Fund **Account Number** The Court ORDERS that the portion of each retirement fund listed above accrued between the date of the marriage _____/___ and the date this Final Decree of Divorce is signed by the Court: (Check one.) is awarded 50% to Wife and 50% to Husband and as more specifically described in the Qualified Domestic Relations Order signed by the Court. is awarded _____% to Wife and _____% to Husband and as more specifically described in the Qualified Domestic Relations Order signed by the Court. is awarded \$ to Husband and the remainder to Wife and as more specifically described in the Qualified Domestic Relations Order signed by the Court. other: The Court ORDERS that Wife is awarded all retirement funds in Wife's name alone that are not specifically awarded to Husband above. The Court checks this box, if applicable. A Qualified Domestic Relations Order was signed by the Court on the same day this Final Decree of Divorce was signed by the Court. 16G. Debts to Husband The Court ORDERS Husband to pay the debts listed below: 1. All debts, taxes, bills, liens, and other charges, past, present and future, that are in Husband's name alone unless this Decree requires otherwise. 2. Any debt Husband incurred after separation. Date of separation: _ Month Year 3. The balance due on any loan or mortgage for the real property (house or land) that this Decree gives to Husband alone. 4. The balance due on any loan for any vehicles that this Decree gives to Husband alone. 5. All other debts listed below, which are not in Husband's name alone: (such as credit cards, student loans, medical bills, income taxes)

16	H. Debts to Wife		
Th	e Court ORDERS Wife	to pay the debts listed below:	
1.	All debts, taxes, bills, unless this Decree re	liens, and other charges, present and future quires otherwise.	re, that are in Wife's name alone
2.	Any debt Wife incurre	ed after separation. Date of separation:	
3. 4. 5.	The balance due on	any loan or mortgage for the real property t any loan for any vehicles that this Decree g below, which are not in Wife's name alone: xes)	lives to Wife alone.
17	7. Muniment of T	tle	
		s a muniment of title to transfer ownership orce. (A "muniment of title" creates an office	
18	3. Name Change		
Th	e Court ORDERS the	name of the: (Check all boxes that apply.)	
	Husband changed ba	ick to a name used before marriage, as it a	appears below.
	First	Middle	Last
	Wife changed back to	o a name used before marriage, as it appea	ars below.
	First	Middle	Last
19	O. Court Costs		

The costs of court shall be paid by the spouse who incurred them to the extent the party is required to pay such costs. A spouse who filed a a statement of inability to afford payment of court costs or affidavit of indigency that was not successfully contested is not required to pay court costs.

20. Other Orders

The court has the right to make other orders, if needed, to clarify or enforce the orders above.

21. Final Order

Date of Judgment	Judge's Signature
	Judge's Printed Name
By signing below, the Petitioner agr	rees to the form and substance of this Final Decree of Divorce
Petitioner's Signature	Phone number
Petitioner's Name (print)	Date
Mailing Address:	
Email:	
Fax#: (if available)	
By signing below, the Respondent a Divorce.	agrees to the form and substance of this Final Decree of
2.1.0.00.	
Respondent's Signature	Phone number
Respondent's Name (print)	Date
Mailing Address:	
Email:	
(if available)	

Any orders requested that do not appear above are denied. This Decree is a final judgment that disposes

Standard Possession Order

The Court ORDERS that this Standard Possession Order is fully incorporated into the Decree or Order to which it is attached.

The Court ORDERS each conservator to obey this Standard Possession Order. The Court ORDERS that this Standard Possession Order starts immediately and applies to all periods of possession occurring on and after the date the Court signs the Order to which the Standard Possession Order is attached.

1. Designation of Conservators

Parent B.	C
"Parent A" is: (name)	
	Print the name of the parent with the right to designate the child/ren's primary residence.
"Parent B" is: (name)	
	Print the name of the other parent.

The Court ORDERS that in this Standard Possession Order the conservators are designated as Parent A and

2. Mutual Agreement

The Court ORDERS that Parent A and Parent B shall have possession of the child/ren at any and all times mutually agreed to in advance by Parent A and Parent B.

In the absence of mutual agreement, the Court ORDERS that Parent A and Parent B shall have possession of the child/ren according to the schedules set out in this Standard Possession Order.

3. Definitions

"**School**" means the elementary or secondary school in which the child is enrolled. If the child is not enrolled in an elementary or secondary school, "school" means the public school district in which the child primarily resides.

"Child" or "Child/ren" includes each child, whether one or more, who is a subject of this suit while that child is under the age of eighteen years and not otherwise emancipated.

4. Undesignated Times

The Court ORDERS that Parent A shall have the right to possession of the child/ren at all times not specifically designated in this Standard Possession Order for Parent B.

Notice to Peace Officer

NOTICE TO ANY PEACE OFFICER OF THE STATE OF TEXAS: YOU MAY USE REASONABLE EFFORTS TO ENFORCE THE TERMS OF CHILD CUSTODY SPECIFIED IN THIS ORDER. A PEACE OFFICER WHO RELIES ON THE TERMS OF A COURT ORDER AND THE OFFICER'S AGENCY ARE ENTITLED TO THE APPLICABLE IMMUNITY AGAINST ANY CLAIM, CIVIL OR OTHERWISE, REGARDING THE OFFICER'S GOOD FAITH ACTS PERFORMED IN THE SCOPE OF THE OFFICER'S DUTIES IN ENFORCING THE TERMS OF THE ORDER THAT RELATE TO CHILD CUSTODY. ANY PERSON WHO KNOWINGLY PRESENTS FOR ENFORCEMENT AN ORDER THAT IS INVALID OR NO LONGER IN EFFECT COMMITS AN OFFENSE THAT MAY BE PUNISHABLE BY CONFINEMENT IN JAIL FOR AS LONG AS TWO YEARS AND A FINE OF AS MUCH AS \$10,000.

5. Which Possession Schedules Apply in this Case?

The Standard Possession Order includes three (3) possible possession schedules: Expanded, Standard and Long-Distance. The Court ORDERS which schedules apply in this case and when below.

(a) Does the Expanded Possession Schedule apply in this case? (Check one box.)						
Yes. The Court ORDERS that the Expanded Possession Schedule applies when Parent B resides <u>50 miles or less</u> from the primary residence of the child/ren.						
No. The Court ORDERS that the Expanded Possession Schedule does not apply in this case because: (Check one box.)						
☐ Parent B declines the Expanded Possession Schedule.						
☐ The Court finds that the Expanded Possession Schedule is not in the best interest of the child/ren because: (Check one box.)						
the distance between the residences makes the Expanded Possession Schedule unworkable or inappropriate considering the circumstances of the parties or the area in which the parties reside.						
Parent B has not frequently and continuously exercised the rights and duties of a parent with respect to the child/ren.						
other:						
(b) Does the Standard Possession Schedule apply in this case?						
(Check one box. If the Expanded Schedule applies in this case, check the first box. If not, check the second box.)						
Yes. The Court ORDERS that the Standard Possession Schedule applies when Parent B resides <u>51 -100 miles</u> from the primary residence of the child/ren.						
Yes. The Court ORDERS that the Standard Possession Schedule applies when Parent B resides 100 miles or less from the primary residence of the child/ren.						
(c) Does the Long-Distance Possession Schedule apply in this case?						
Yes. The Court ORDERS that the Long-Distance Possession Schedule applies in all cases when Parent B resides over 100 miles from the primary residence of the child/ren.						
Table of Contents						
Expanded Possession Schedule						
Standard Possession Schedule						
Long-Distance Possession Schedule						
General Terms & Conditions						

6. Expanded Possession Schedule (50 miles or less)

If the **Expanded Possession Schedule** applies, Parent B shall have the right to possession of the child/ren as follows - unless otherwise expressly provided in this order.

(a) Weekends

Parent B shall have the right to possession of the child/ren on the 1st, 3rd and 5th weekends of each month

If the weekend occurs during the regular school term, it shall:

- begin on the 1st, 3rd & 5th Friday of each month at the time the child's school is regularly dismissed and
- end when the child's school resumes after the weekend.

If the weekend occurs during the summer break, it shall:

- begin on the 1st, 3rd, and 5th Friday of each month at 6 p.m. and
- end the following Sunday at 6 p.m.

(b) Weekends Extended by a Holiday

If Parent B's weekend begins on a student holiday or a teacher in-service day that falls on a Friday during the regular school term, that weekend period of possession shall *begin* on the Thursday before the holiday or in-service day at the time the child's school is regularly dismissed.

If Parent B's weekend ends on or is immediately followed by a student holiday or a teacher in-service day that falls on a Monday during the regular school term, that weekend period of possession shall *end* at 8 a.m. the following Tuesday.

If Parent B's weekend begins on a federal, state, or local holiday that falls on a Friday during the summer break, that weekend period of possession shall *begin* on the Thursday before the holiday at 6 p.m.

If Parent B's weekend ends on a federal, state, or local holiday that falls on a Monday during the summer break, that weekend period of possession shall *end* at 6 p.m. on that Monday.

(c) Thursdays

Parent B shall have the right to possession of the child/ren each Thursday during the regular school term *beginning* at the time the child's school is regularly dismissed on Thursday and *ending* at the time the child's school resumes on Friday.

If the **Expanded Possession Schedule** applies, Parent A and Parent B shall have the right to possession of the child/ren during certain holidays and vacations as set out below. This holiday/vacation schedule supersedes Parent B's weekend and Thursday periods of possession ordered above.

(a) Spring Vacation

In odd-numbered years Parent A shall have the right to possession of the child/ren during Spring Vacation *beginning* at the time the child's school is regularly dismissed for Spring Vacation and *ending* at 6 p.m. the day before school resumes after that Spring Vacation.

In even-numbered years Parent B shall have the right to possession of the child/ren during Spring Vacation *beginning* at the time the child's school is dismissed for Spring Vacation and ending at the time the child's school resumes after Spring Vacation.

(b) **Thanksgiving Vacation**

In odd-numbered years Parent B shall have the right to possession of the child for the Thanksgiving Holiday *beginning* when the child's school is dismissed for the holiday and *ending* at 6 p.m. the Sunday following Thanksgiving.

In even-numbered years Parent A shall have the right to possession of the child for the Thanksgiving Holiday *beginning* when the child's school is dismissed for the holiday and *ending* at 6 p.m. the Sunday following Thanksgiving.

(c) Christmas Vacation

In odd-numbered years, **Parent A** shall have the right to possession of the child/ren *beginning* when the child's school is dismissed for the Christmas school vacation and *ending* at noon on December 28. In odd-numbered years, Parent B shall have the right to possession of the child/ren beginning at noon on December 28 and ending at 6 p.m. on the day before school resumes after the Christmas school vacation.

In even-numbered years, **Parent B** shall have the right to possession of the child/ren *beginning* when the child's school is dismissed for Christmas school vacation and *ending* at noon on December 28. In even-numbered years, **Parent A** shall have the right to possession of the child/ren beginning at noon on December 28 and ending at 6 p.m. on the day before school resumes after the Christmas school vacation.

- (d) Parent B's Extended Summer Possession WITH Written Notice by April 1 If Parent B gives Parent A written notice by April 1 of a year specifying an extended period or periods of summer possession for that year, Parent B shall have possession of the child/ren for 30 days beginning no earlier than the day after the child's school is dismissed for the summer vacation and ending no later than seven days before school resumes at the end of the summer vacation in that year. The extended summer possession must be exercised in no more than two separate periods of at least seven consecutive days each, as specified in the written notice. The extended summer possession must not interfere with Father's Day possession. These periods of possession shall begin and end at 6 p.m. on each applicable day.
- (e) Parent B's Extended Summer Possession WITHOUT Written Notice by April 1 If Parent B does not give Parent A written notice by April 1 of a year specifying an extended period or periods of summer possession for that year, Parent B shall have possession of the child for 30 consecutive days in that year beginning at 6 p.m. on July 1 and ending at 6 p.m. on July 31.
- (f) Parent A's One Weekend During Parent B's Extended Summer Possession If Parent A gives Parent B written notice by April 15 of a year, Parent A shall have possession of the child/ren on any 1 weekend beginning at 6 p.m. on Friday and ending at 6 p.m. on the following Sunday during any one period of the extended summer possession by Parent B. This weekend must not interfere with Father's Day possession. Parent A must pick up the child/ren from Parent B and return the child/ren to that same place. Parent B must give Parent A written notice of the location at which Parent A is to pick up and return the child/ren no later than the 15th day before the Friday that begins the designated weekend.
- (g) Parent A's Extended Summer Possession If Parent A gives Parent B written notice by April 15 of a year or gives Parent B 14 days' written notice on or after April 16 of a year, Parent A may designate one weekend during which an otherwise scheduled weekend period of possession by Parent B shall not take place in that year. The weekend chosen must begin no earlier than the day after the child's school is dismissed for the summer vacation and end no later than 7 days before school resumes at the end of the summer vacation. The weekend chosen must not interfere with Parent B's periods of extended summer possession or with Father's Day possession.
- (h) <u>Child's Birthday</u> If a parent is not otherwise entitled under this Standard Possession Order to possession of a child on the child's birthday, that parent shall have possession of the child beginning at 6 p.m. and ending at 8 p.m. on that day, provided that that parent picks up the child from the other parent's residence and returns the child to that same place.
- (i) <u>Father's Day</u> Father shall have the right to possession of the child each year, beginning at 6 p.m. on the Friday before Father's Day and ending at 8 a.m. on the Monday after Father's Day. If Father is not already entitled to present possession of the child, he must pick up the child from Mother's residence and return the child to that same place.
- (j) Mother's Day Mother shall have the right to possession of the child each year beginning on the Friday before Mother's Day at the time the child's school is dismissed and ending at 8 a.m. on the Monday after Mother's Day. If Mother is not already entitled to present possession of the child, she must pick up the child from Father's residence and return the child to that same place.

7. Standard Possession Schedule (100 miles or less)

<u>If the **Standard Possession Schedule** applies</u>, Parent B shall have the right to possession of the child/ren as follows - unless otherwise expressly provided in this order.

(a)	Weekends					
	Parent B shall have the right to possession of the child month. If the weekend occurs during the school year, it s					
	<i>begin</i> on the 1 st , 3 rd and 5 th Friday of each month at:	and <i>end</i> at:				
	☐ 6 p.m. ☐ the time school is regularly dismissed	6 p.m. the following Sunday.the time school resumes after the weekend.				
	If the weekend occurs during the summer break, it shounds at 6 p.m. and <i>end</i> at 6 p.m. the following Sunday.	all <i>begin</i> on the 1 st , 3 rd and 5 th Friday of each				
(b)	Weekends Extended by a Holiday					
	If Parent B's weekend begins on a student holiday or during the school year, that weekend period of posse holiday or in-service day at: (Check one box.)					
	☐ 6 p.m. ☐ the time school is regularly dismissed on Thursday.					
	If Parent B's weekend ends on or is immediately follow day that falls on a Monday during the regular school terrat: (Check one box.) 6 p.m. on that Monday.	•				
	8 a.m. on Tuesday.					
	If Parent B's weekend <i>begins</i> on a federal, state, or local summer break, that weekend period of possession shall p.m. If Parent B's weekend <i>ends</i> on a federal, state, or lo summer months when school is not in session, that week on that Monday.	begin on the Thursday before the holiday at 6 ocal holiday that falls on a Monday during the				
(c)	<u>Thursdays</u>					
	Parent B shall have the right to possession of the child/rebeginning at: (Check one box.)	en each Thursday during the school year and <i>ending</i> at: <i>(Check one box.)</i>				
	☐ 6 p.m.☐ the time school is regularly dismissed.	☐ 8 p.m.☐ the time school resumes on Friday.				
If the St	tandard Possession Schedule applies, Parent A and Pa	rent B shall have the right to possession of the				
child/re	n during certain holidays and vacations as set out below. B's weekend and Thursday periods of possession ordered	This holiday/vacation schedule supersedes				
(a)	Spring Vacation					
()	Parent B shall have the right to possession of the child/re years:	en during Spring Vacation in even-numbered				
	beginning on the day the child is dismissed from school for Spring Vacation at: (Check one box.) 6 p.m. the time school is regularly dismissed.	and <i>ending</i> at 6 p.m. the day before school resumes after that vacation.				
	Parent A shall have the right to possession of the child/ren during Spring vacation in odd-numbered					
	years: beginning on the day the child is dismissed from school for Spring vacation at: (Check one box.) 6 p.m.	and <i>ending</i> at 6 p.m. the day before school resumes after that vacation.				
	the time school is regularly dismissed.					

(b)) Thanksgiving Vacation					
	Parent B shall have the right to possession of the child for the Thanksgiving Holiday in odd-numbered years:					
	beginning the day, the child is dismissed from school for the Thanksgiving holiday at: (Check one box.)	and <i>ending</i> at 6 p.m. the Sunday following Thanksgiving.				
	☐ 6 p.m. ☐ the time the child's school is dismissed.					
	Parent A shall have the right to possession of the child for the years:	Thanksgiving Holiday in even-numbered				
	beginning the day the child is dismissed from school for the Thanksgiving holiday at: (Check one box.)	and <i>ending</i> at 6 p.m. the Sunday following Thanksgiving.				
	☐ 6 p.m. ☐ the time the child's school is dismissed.					
(c)	<u>Christmas Vacation</u>					
	In even-numbered years, Parent B shall have the right to poss	session of the child:				
	beginning the day the child is dismissed from school for Christmas school vacation at: (Check one box.)	and <i>ending</i> at 12 noon on December 28.				
	☐ 6 p.m. ☐ the time the child's school is dismissed.					
	In even-numbered years, Parent A shall have the right to poss December 28 and ending at 6 p.m. on the day before school r vacation.					
	In odd-numbered years, Parent A shall have the right to posse	ession of the child:				
	beginning the day the child is dismissed from school for Christmas school vacation at: (Check one box.)	and <i>ending</i> at 12 noon on December 28.				
	☐ 6 p.m. ☐ the time the child's school is dismissed.					
	In odd-numbered years, Parent B shall have the right to possed December 28 and ending at 6:00 P.M. on the day before school vacation.					
, ,	Parent B's Extended Summer Possession WITH Written Note A written notice by April 1 of a year specifying an extended per that year, Parent B shall have possession of the child/ren for after the child's school is dismissed for the summer vacation as before school resumes at the end of the summer vacation in the possession must be exercised in no more than two separate peach, as specified in the written notice. The extended summer Father's Day possession. These periods of possession shall be day.	eriod or periods of summer possession for 30 days beginning no earlier than the day and ending no later than seven days hat year. The extended summer periods of at least seven consecutive days er possession must not interfere with pegin and end at 6 p.m. on each applicable				
(e)	Parent B's Extended Summer Possession WITHOUT Writt not give Parent A written notice by April 1 of a year specifying possession for that year, Parent B shall have possession of the	an extended period or periods of summer				

(f) Parent A's One Weekend During Parent B's Extended Summer Possession - If Parent A gives Parent B written notice by April 15 of a year, Parent A shall have possession of the child/ren on any 1 weekend beginning at 6 p.m. on Friday and ending at 6 p.m. on the following Sunday during any one period of the extended summer possession by Parent B. This weekend must not interfere with Father's Day possession. Parent A must pick up the child/ren from Parent B and return the child/ren to that same place. Parent B must give Parent A written notice of the location at which Parent A is to pick up and return the child/ren no later than the 15th day before the Friday that begins the designated weekend.

year beginning at 6 p.m. on July 1 and ending at 6 p.m. on July 31.

(g) Parent A's Extended Summer Possession - If Parent A gives Parent B written notice by April 15 of a year or gives Parent B 14 days' written notice on or after April 16 of a year, Parent A may designate one weekend during which an otherwise scheduled weekend period of possession by Parent B shall not take place in that year. The weekend chosen must begin no earlier than the day after the child's school is dismissed for the summer vacation and end no later than 7 days before school resumes at the end of the summer vacation. The weekend chosen must not interfere with Parent B's periods of extended summer possession or with Father's Day possession. (h) Child's Birthday - If a parent is not otherwise entitled under this Standard Possession Order to possession of a child on the child's birthday, that parent shall have possession of the child beginning at 6 p.m. and ending at 8 p.m. on that day, provided that that parent picks up the child from the other parent's residence and returns the child to that same place. (i) Father's Day - Father shall have the right to possession of the child each year, beginning at 6 p.m. on the Friday before Father's Day and ending at: (Check one box.) 6 p.m. on Father's Day 8 a.m. on the Monday after Father's Day If Father is not already entitled to present possession of the child, he must pick up the child from Mother's residence and return the child to that same place. (j) Mother's Day - Mother shall have the right to possession of the child each year: beginning on the Friday before Mother's Day at: and ending at: (Check one box.) (Check one box.) 6 p.m. on Mother's Day ☐ 6 p.m. 8 a.m. on the Monday after the time the child's school is dismissed. Mother's Day If Mother is not already entitled to present possession of the child, she must pick up the child from Father's residence and return the child to that same place. 8. Long-Distance Possession Schedule (Over 100 Miles) If the Long-Distance Possession Schedule applies, Parent B shall have the right to possession of the child/ren as follows - unless otherwise expressly provided in this order. (a) Weekends Unless Parent B elects the "Alternative Weekend Possession" below, Parent B shall have the right to possession of the child/ren on the 1st, 3rd and 5th weekends of each month. If the weekend occurs during the regular school term, it shall: begin on the 1st, 3rd and 5th Friday of each month at: and end at: (Check one box.) (Check one box.) 6 p.m. the following Sunday. the time school resumes after the 6 p.m. the time school is regularly dismissed weekend. If the weekend does not occur during the regular school term, it shall begin on the 1st, 3rd and 5th Friday of each month at 6 p.m. and end at 6 p.m. the following Sunday. (Check box below if Parent B is choosing the Alternative Weekend Possession now.) Alternative Weekend Possession – Instead of the weekend possession described in the previous paragraph, Parent B shall have the right to possession of the child/ren one weekend per month of Parent B's choice. The weekend shall begin at 6 p.m. on the day school recesses for the weekend and end at 6 p.m. on the day before school resumes after the weekend. Parent B shall give Parent A 14 days' notice in writing or by telephone before the chosen weekend. The weekend chosen shall not conflict with the provisions regarding Christmas, Thanksgiving, the child's birthday, and Father's or Mother's Day possession below. Parent B must choose this option now or by giving written notice to Parent A within 90 days after the

parents begin to reside more than 100 miles apart.

(b)	Weekends Extended by a Holiday				
	If Parent B's weekend begins on a student holiday or a teaduring the regular school term or begins on a federal, state, of the summer break, that weekend period of possession shall b in-service day at: (Check one box.)	r local holiday that falls on a Friday during			
	☐ 6 p.m. ☐ the time the child's school is regularly dismissed.				
	If Parent B's weekend ends on or is immediately followed by day that falls on a Monday during the regular school term or that falls on a Monday during the summer months when school possession shall <i>end</i> at 6 pm on that Monday.	ends on a federal, state, or local holiday			
of the c	ong-Distance Possession Schedule applies, Parent A and Pehild/ren during certain holidays and vacations as set out below edes Parent B's weekend periods of possession ordered above	. This holiday/vacation schedule			
(a)	Spring Vacation				
	Parent B shall have the right to possession of the child/ren du at 6 p.m. on the day the child is dismissed from school for Spr day before school resumes after that vacation.				
(b)	Thanksgiving Vacation				
	Parent B shall have the right to possession of the child for the years:	Thanksgiving Holiday in odd-numbered			
	beginning the day the child is dismissed from school for the Thanksgiving holiday at: (Check one box.)	and <i>ending</i> at 6 p.m. the Sunday following Thanksgiving.			
	☐ 6 p.m.☐ the time the child's school is dismissed.				
	Parent A shall have the right to possession of the child for the years:	Thanksgiving Holiday in even-numbered			
	beginning the day the child is dismissed from school for the Thanksgiving holiday at: (Check one box.)	and <i>ending</i> at 6 p.m. the Sunday following Thanksgiving.			
	☐ 6 p.m.☐ the time the child's school is dismissed.				
(c)	<u>Christmas Vacation</u>				
	In even-numbered years, Parent B shall have the right to poss	session of the child:			
	beginning the day the child is dismissed from school for Christmas school vacation at: (Check one box.)	and <i>ending</i> at 12 noon on December 28.			
	☐ 6 p.m.☐ the time the child's school is dismissed.				
In even-numbered years, Parent A shall have the right to possession of the child beginning at noo December 28 and ending at 6 p.m. on the day before school resumes after that Christmas school vacation.					
	In odd-numbered years, Parent A shall have the right to possession of the child:				
	beginning the day the child is dismissed from school for Christmas school vacation at: (Check one box.)	and <i>ending</i> at 12 noon on December 28.			
	☐ 6 p.m. ☐ the time the child's school is dismissed.				
	In odd-numbered years, Parent B shall have the right to posse on December 28 and ending at 6 p.m. on the day before scho				

vacation.

- (d) Parent B's Long-Distance Extended Summer Possession WITH Written Notice by April 1 If Parent B gives Parent A written notice by April 1 of a year specifying an extended period or periods of summer possession for that year, Parent B shall have possession of the child/ren for 42 days beginning no earlier than the day after the child's school is dismissed for the summer vacation and ending no later than seven days before school resumes at the end of the summer vacation in that year. The extended summer possession must be exercised in no more than two separate periods of at least seven consecutive days each, as specified in the written notice. The extended summer possession must not interfere with Father's Day possession. These periods of possession shall begin and end at 6 p.m. on each applicable day.
- (e) Parent B's Long-Distance Extended Summer Possession WITHOUT Written Notice by April 1 If Parent B does not give Parent A written notice by April 1 of a year specifying an extended period or periods of summer possession for that year, Parent B shall have possession of the child/ren for 42 consecutive days in that year beginning at 6 p.m. on June 15 and ending at 6 p.m. on July 27.
- (f) Parent A's One Weekend During Parent B's Extended Summer Possession If Parent A gives Parent B written notice by April 15 of a year, Parent A shall have possession of the child/ren on any 1 weekend beginning at 6 p.m. on Friday and ending at 6 p.m. on the following Sunday during any 1 period of the extended summer possession by Parent B. Unless a period of possession by Parent B in that year is more than 30 days, then Parent A may have possession of the child under the terms of this provision on any 2 nonconsecutive weekends during that period. Parent A must pick up the child from Parent B and returns the child to that same place. The weekend or weekends must not interfere with Father's Day possession.
- (g) Parent A's Extended Summer Possession If Parent A gives Parent B written notice by April 15 of a year, Parent A may designate 21 days beginning no earlier than the day after the child's school is dismissed for the summer vacation and ending no later than 7 days before school resumes at the end of the summer vacation in that year during which Parent B shall not have possession of the child. This extended summer possession must be exercised in no more than 2 separate periods of at least 7 consecutive days each. The period or periods chosen must not interfere with Parent B's periods of extended summer possession or with Father's Day possession. These periods of possession shall begin and end at 6 p.m. on each applicable day.

(h)	Child's Birthday	
	If a parent is not otherwise entitled under this Standard Posses the child's birthday, that parent shall have possession of the cp.m. on that day, provided that that parent picks up the child for returns the child to that same place.	hild beginning at 6 p.m. and ending at 8
(i)	Father's Day	
	Father shall have the right to possession of the child each year Father's Day and ending at: (Check one box.) 6 p.m. on Father's Day 8 a.m. on the Monday after Father's Day	ar, beginning at 6 p.m. on the Friday before
	If Father is not already entitled to present possession of the cl Mother's residence and return the child to that same place.	nild, he must pick up the child from
(j)	Mother's Day	
	Mother shall have the right to possession of the child each year	ar:
	beginning on the Friday before Mother's day at: (Check one box.) 6 p.m. the time the child's school is dismissed. If Mother is not already entitled to present possession of the contraction of the con	and ending at: (Check one box.) 6 p.m. on Mother's Day 8 a.m. on the Monday after Mother's Day hild, she must pick up the child from
	Father's residence and return the child to that same place.	

9. General Terms and Conditions

Except as otherwise expressly provided in this Standard Possession Order, the following terms and conditions apply regardless of the distance between the residence of a parent and the child:

(a) Exchange of Children at Start of Parent B's Possession

If a period of Parent B's possession begins at the time the child's school is regularly dismissed, then Parent A is ORDERED to surrender the child to Parent B at the school in which the child is enrolled and Parent B is ORDERED to pick the child up at the school in which the child is enrolled or the after-school program in which the child is enrolled by 6 p.m. If the child is not in school, Parent B is ORDERED to pick up the child at the location designated below at 6 p.m. and Parent A is ORDERED to surrender the

	child to Parent B at the location designated below at 6 p.m.
	<u>If a period of Parent B's possession begins at another time</u> , the Court ORDERS Parent A to surrender the child/ren to Parent B at the beginning of each such period of Parent B's possession at: <i>(Check one.)</i>
	☐ Parent A's residence. ☐ the following location:
(b)	Exchange of Children at End of Parent B's Possession
	If a period of Parent B's possession ends at the time the child's school resumes, then Parent B is ORDERED to surrender the child to Parent A at the school in which the child is enrolled or, if the child is not in school, at the location designated below at 8:00 a.m.
	If a period of Parent B's possession ends at another time, the Court ORDERS Parent B to surrender the child/ren to Parent A at the end of each such period Parent B's possession at: (Check one.) Parent B's residence. Parent A's residence.
	The following location:
	However, if Parent A and Parent B live in the same county when the order is signed and Parent B remains in the county, but the Parent A moves out of the county, then beginning on the date Parent A moves, Parent B shall surrender the child to Parent A at: (Check one.)
	☐ Parent B's residence. ☐ the location designated above.
(c)	<u>Personal Effects</u> - Each parent is ORDERED to return with the child the personal effects that the child

- (c brought at the beginning of the period of possession.
- (d) Designation of Competent Adult Each parent may designate any competent adult to pick up and return the child, as applicable. IT IS ORDERED that a parent or a designated competent adult be present when the child is picked up or returned.
- (e) Inability to Exercise Possession Each parent is ORDERED to give notice to the person in possession of the child on each occasion the parent will be unable to exercise that parent's right of possession for any specified period.
- (f) Written Notice Written notice, including notice by email or fax, is timely made if it is received or, if applicable, postmarked before or at the time that notice is due. Each parent is ORDERED to notify the other parent of any change to his or her email address or fax number within 24 hours after the change.
- (g) Notice to School and Parent A If Parent B's time of possession of the child ends at the time school resumes and for any reason the child is not or will not be returned to school. Parent B shall immediately notify the school and Parent A that the child will not be or has not been returned to school.

This concludes the Standard Possession Order.

Child Support Guidelines: Low Income

How is child support calculated if the obligor (pay) has a very low income?

Texas law sets general guidelines for calculating child support. The court *can* order child support that is different from the guidelines. And, if the person paying the child support—the "obligor"—has \$1,000 or less per month in monthly net resources, these are the guidelines that apply.

How is child support calculated if I have less than \$1,000 in monthly net resources?

1 child = 15% of the noncustodial parent's average monthly net resources 2 children = 20% of the noncustodial parent's average monthly net resources 3 children = 25% of the noncustodial parent's average monthly net resources 4 children = 30% of the noncustodial parent's average monthly net resources 5 children = 35% of the noncustodial parent's average monthly net resources

6 or more children = not less than the amount for 5 children

See Texas Family Code 154.125(c)

How it works—an example:

- If a noncustodial parent's average monthly net resources are \$900, then guideline child support for 2 children would be \$180 per month. Under the low-income child support guidelines, child support for two children would be 20% of the noncustodial parent's average monthly net resources, and 20% of \$900 is \$180.
- If you have more than one child together, the amount of child support ordered will "step down" as child support ends for each child.
- Using the same example, if you have two children, low-income guideline child support would step down from \$180 per month (20% of \$900) to \$135 per month (15% of \$900) when the oldest child turns 18 and graduates from high school.

What if the noncustodial parent has children with someone else AND a low income?

Guideline child support is slightly different if the noncustodial parent has other children. This chart tells you the percentage the judge will apply to the non-custodial parent's average monthly net resources if the non-custodial parent has other children. See Texas Family Code 154.129.

Low-Income Guideline Child Support: Multiple Family Adjusted Guidelines

Number of children	1	2	3	4	5	
% of Net Monthly Resources	15%	20%	25%	30%	35%	

Multiple Family Adjusted Guidelines — Low Income — % of net monthly income								
Number of children before the Court								
		1	2	3	4	5	6	7
Number of	0	15.00	20.00	25.00	30.00	35.00	35.00	35.00
other children	1	13.50	18.33	23.13	27.90	32.96	33.25	33.47
for whom the	2	12.50	17.00	21.50	26.50	31.50	31.94	32.28
Obligor has a	3	11.63	15.80	20.63	25.50	30.41	30.92	31.33
duty of	4	10.80	15.33	20.00	24.75	29.56	30.10	30.55
support	5	10.63	15.00	19.53	24.17	28.88	29.43	29.90
	6	10.50	14.75	19.17	23.70	28.32	28.88	29.35
	7	10.41	14.56	18.88	23.32	27.85	28.40	28.88

Example: Calculating child support with 1 child in 1 household but 2 in another, under low-income guidelines.

- Noncustodial parent's (NCPs) average monthly net resources are \$900.
- The custodial parent of a new baby applies for child support (the new baby is the child BEFORE the court).
- The noncustodial parent also has two children from a prior relationship (These are the children NOT before the Court).
- Using the chart above, with ONE child before the court and TWO other children for whom the Obligor has a duty to support, the percentage applied to the noncustodial parent—obligor would be 12.50%. So, 12.50% of \$900 is \$112.50.

What money is included when you calculate child support?

Guideline child support is calculated based on the net resources of the noncustodial parent. Net resources are not the same thing as take-home pay. For child support purposes, the term "net resources" means all money received by the noncustodial parent from all sources, including

- · wages,
- overtime,
- tips,
- bonuses.
- dividend income,
- self-employment income (including "gig economy" work such as driving for ridesharing app, or delivery app, starting September 1, 2021),
- severance pay,
- retirement benefits,
- pensions,
- trust income,

- annuities,
- · capital gains,
- social security benefits (other than SSI),
- veterans disability benefits (other than non-serviceconnected disability pension benefits),
- unemployment benefits,
- disability and worker's compensation benefits,
- interest income,
- gifts,
- prizes,
- spousal maintenance and alimony.

What isn't included in "monthly net resources"?

"Resources" does not include SSI, return on principal or capital, accounts receivable, TANF, or payments received for foster care of a child. When calculating child support, the noncustodial parent's net resources are capped at \$8,550 per month. Also, a judge cannot count the income of the noncustodial parent's spouse when calculating child support. See Texas Family Code 154.069.

Are the low-income guidelines always applied for child support?

The court will presume that guideline child support is in the child's best interest. But, there are situations when the court can deviate from the guidelines. Some of the factors that the court can consider include the age and needs of the child; the parents' ability to support the child; the child's expenses; what the custody and visitation setup is; travel expenses; etc. See <u>Texas Family Code 154.123</u> for a longer list.

Is there an online child support calculator?

You can use the **Texas Attorney General Child Support Calculator** to calculate regular guideline child support: https://csapps.oag.texas.gov/monthly-child-support-calculator.

Cause Number:	
In the Matter of the Marriage of	In the c
Petitioner: Print first, middle and last name of the spouse who filed for divorce.	In the(Court Number)
And	☐ District Court ☐ County Court at Law
Respondent: Print first, middle and last name of other spouse.	County, Texas
And in the Interest of: (Print the initials of each child you and your spouse have together who is un	nder 18 or still in high school.)
1 2	3.
4 5	
Notice of Current Ad	
I, Print your full name	, ,,
My current address is:	
PRINT your name and information.	
Name:Email:	Telephone: Fax number (if available)
Mailing	
Address:	
Check only if applicable. ☐ This is a new address and the purpose of this Notice is t of the Court and other parties.	o update my address for the records
Respectfully submitted,	
)	
Your Signature	Date
Your printed name	

Certificate of Service

I will give a copy of this document to the other party's attorney or the party (if the party does not have an attorney) on the same day this document is filed with (turned in to) the Court as follows:

If I file this document electronically, I will send a copy of it to the party or the party's attorney through the electronic file manager if possible. If not possible, I will give a copy to the party or the party's attorney in person, by mail, by commercial delivery service, by fax, or by email.

If I file a paper copy of this document, I will give a copy of it to the other party or the other party's attorney in person, by mail, by commercial delivery service, by fax, or by email.

)	
Your Signature	Date

Cause Numbe	er:			
In the Matter of the I	(Print court information exac	tly as it appears on the	Original Pet	ition for Divorce)
	g	ı	n the	urt Number)
Petitioner:			(Cou	urt Number)
Print first, m	iddle and last name of the spouse fili	ng for divorce.	District C	Court
	And	Ī	County (Court at Law
Respondent:				County,
Print first,	middle and last name of other spous	e.		Texas
And in the Interest of	of: (List all children you and your	spouse have together	who are und	er 18 or still in high school.)
1	2	;	3	
	5			
knowledge and are t I am presently marrie	ed to			
	nis suit, I was a domiciliary unty for the preceding ninet		receding s	six-month period and
We were married on spouses on or about	[date] [date]	, and	d we ceas	ed to live together as
	ecome insupportable becau te ends of the marriage re		conflict o	f personalities that
There is no reasonal	ble expectation of reconcili	ation.		
The following childre this marriage:	n of the marriage who are	under the age of	18 were b	orn or adopted during
Child's name			Sex	Date of Birth
1.				
2				
3.				
4.			· -	
5.				
			· 	

(Check one box.)		
☐ The Wife did not have any children with another man while	married to	the Husband.
☐ The Wife did have a child or children with another man while the children born during the marriage that are not the husbar children are named below:		
Child's name	Sex	Date of Birth
1		
2.		
3.		
4.		
5.		
Paternity of each child listed above has been established as (Check one box below. Attach copy of court order or Ac	set out be	low:
Paternity for each child.) A court order has established that another man is the bid Husband is not the biological father of the child(ren) liste		ner and/or the
A copy of the court order is attached to this Decree as Example 2. An Acknowledgement of Paternity was signed by the bio Paternity was signed by the Husband for the child(ren) list	—— logical fath	er and a Denial of
Each Acknowledgment and Denial of Paternity was filed copy of each Acknowledgment and Denial of Paternity is Exhibit(s)		
No other child is expected at this time. Neither spouse in the ma	rriage is pr	egnant.
We agree that (check only what applies): We will be joint managing conservators of the child (spouse) will be sole (other spouse) will possessory My spouse and I agree to the standard possession order other visitation / possession and access schedule (describe):	managing / conserva	
will pay child support, med to as stated in the final decree pres		

	(parent responsible for insuring chi	ild) will n	rovide health
insurance fo	or the children	iid) Wiii Pi	ovide ricaitii
	at these provisions for conservatorship, possession and acceptor, and dental support are in the best interest of the child(re		hild support,
There has b	peen no family violence or abuse within two years before or d	uring this	suit.
There is no	bankruptcy proceeding affecting this suit.		
	and I have entered into an agreement concerning the divisior agreement is in the Final Decree of Divorce that we have sub		
	at the terms of the agreement are just and right and that the a both my spouse and me.	greemen	t is fair and
The Petition	ner/Respondent (circle one) is requesting a name change to		
I have subn	nitted an agreed decree of divorce, which has been signed by	my spou	ise and me.
I am asking	the court to grant a divorce and approve all the agreements	we have	entered into.
Varificatio	n (Party must sign in front of a notary below.)		
I am the [F	Petitioner/Respondent] (circle one). I swear under oath that the true and correct.	e facts st	ated in this
	ONLY sign	in front of	a notarv!
Signature of			<u> </u>
Notary fills	out below.		
State of			_
	(Print name of state where this petition is notarized)		
County of	(Print the name of the county where this Petition is notarized)		_
Sworn to an	d subscribed before me, the undersigned notary, on this date:	1	1
owern to an		· · ·	
by	ne of person who is signing this Petition. NOT the notary's name.)		
(Fillit IIdli	ne of person who is signing this retition. NOT the notary's halle.)		
Notary Star	nps Herel		

Notary's Signature



Figure: 1 TAC §55.121

Record of Support Order

This completed form must be submitted to the county's clerk of the court to set up the child support account. (See Texas Family Code §105.008)

Note to Clerks: Send the completed form to the State Case Registry/County Contact Team by fax 877-924-6872, e-mail csd-sdu@oag.texas.gov, or mail to TxCSDU, P.O. Box 659400, San Antonio, TX 78265, or use the TXCSES Web Portal to provide this information in lieu of forwarding the document to the TXSDU. In Dallas, El Paso, Harris, Tarrant, Taylor and Travis counties, the completed form must be sent to the Domestic Relations Office.

		Order I	nformation		
County Name:		Court Number:		Cause N	lumber:
Attorney General C	ase Number:	Date of Hearing:		Order S	ign Date:
Order Type: Payment Location				n:	
New Order Modified Order State Disbursement Unit (SDU) Other:					(SDII) Other:
By signing below, the party or attorney for the party requests child support services, also called Title IV-D services, for the benefit of					
the family. (Note: Hand				20011240 11412	2 / 2 201 / 10000, 101 / 110 0 0 110110 01
• ,					
Signature:				D	ate:
Typed/printed name): 	· · · · · · · · · · · · · · · · · · ·			
Signing person's relations	hip to the case: Cus	todial Parent (CP) C	P attorney Non-Cus	todial Parent (N	(CP) NCP attorney
Note to Counties: If the document is signed above, and the Record of Support Order information was entered in the TXCSES Web Portal, the document must be forwarded to the Office of the Attorney General by e-mail to csd-fax051@oag.texas.gov or by fax to (512) 781-7206. In counties that forward the Record of Support Order directly to the State Case Registry/County Contact Team, no further action is required. In Dallas, El Paso,					
Harris, Tarrant, Taylor and					
		., .	dial Parent Infor		
	e Protection (FV)		ual below is a vict		•
Name:		Date of Birth:		Social S	Security Number:
Address:		City:		State:	Zip:
Sex:	Male	Female	Driver's License Number:		
Home Phone:	Work Phone:	Cell Phone:	Email:		
Relationship to Child(ren):					
Employer Name:					
Address:		City:		State:	Zip:



Figure: 1 TAC §55.121

Obligor/Payor/Non-Custodial Parent Information Family Violence Protection (FV) (Check if individual below is a victim of family violence)						
Name:		Date of Birth:			Social Security Number:	
Address:		City:		State:	Zip:	
Sex:	Male	Female	D	river's Lice	nse Number	::
Home Phone:	Work Phone:	Cell Pho	one:	Email:		
Relationship to Child	(ren):					
Employer Name:						
Address:		City:			State:	Zip:
		Depen	dent Inf	ormation		
Family Violence	Protection (FV) (Check if de	pendent			
Name:		Sex: Male	Fen		of Birth:	Social Security Number:
Family Violence	Protection (FV	(Check if de	pendent	below is a v	ictim of fam	nily violence)
Name:		Sex: Male	Fem		of Birth:	Social Security Number:
Family Violence	Protection (FV	(Check if de	pendent	below is a v	ictim of fan	nily violence)
			Date of Birth: Social Security N			
Family Violence	Protection (FV	(Check if de	pendent	below is a v	ictim of fan	nily violence)
Name: Sex: Male Female			Date of Birth: Social Security No			
If there are more children, attach an additional page listing the above information for each additional child.						
Attorney Information						
Obligee Attorney:	Phone:		Ob	oligor Attorn	ey:	Phone:
Prepared by: Phone: Date:						
County Name:		Court Number	er:		Cause N	Number: