General Civil and Domestic Relations Case Filing Information Form

		☐ Superior o	or Stat	te Court	of		County		
Fo	or Clerk Use O	nly							
Da	ate Filed				Case Numb	oer			
		MM-DD-YYYY							
iff(s)				Defenda	nt(s)			
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iff's	Attornev				State Bar	Number	Sel	f-Repres	ented [
	Landlor Medical Product Real Pro Restrair	t ment Tort		Writ		medical su Dissolution Maintenan Family Vio Modification Custody Paternity/ Support – Support –	y/Parenting Ti Legitimation	ony arate me/Visit V-D)	
the —	e same: parties Case Nur Dereby certify t	s, subject matte	er, or facto	ual issues	Case Number	tachments and e	er for each.	J	
ls	a foreign lang	uage or sign-la	nguage ii	nterprete	r needed in	this case? If so,	provide the lan	guage(s)	require
_			Language	e(s) Requir	ed				
Dr	you or vour a	lient need any	disahility	accomm	nodations? I	f so, please desc	ribe the accom	modatio	reques

v.	Petitioner,	, Civil Action Case Number	
	Respondent.	_'	
	PETITION FOR DIVO	ORCE WITH MINOR CHIL	D(REN)
myso	My name iself in this divorce action. In sup	port of my case, I state as follows:	am representing
1.	Subject Matter Jurisdiction [Check only one of the following, e	: I am the Petitioner in this action a either (a) or (b).]	nd:
	(a) I have been a resident of immediately prior to fi	of the State of Georgia for more tha ling this action.	an six (6) months
		he State of Georgia, but my spouse Georgia for at least six (6) months is action.	
2.	Venue: My spouse's name is is the Respondent in this action [Check only one of the following, experience of the following o		, and he/she
	(a) The Respondent is a re jurisdiction of this Cou	sident of Cherokee County and is surt.	ubject to the
	separated. I still reside	d I lived together in Cherokee Count in Cherokee County, and the Resp rokee County within the past six mo	ondent has only
	(c) The Respondent is a re	sident of Georgia in	County,

and I live in Cherokee County. The Respondent has acknowledged service of process and consented to the jurisdiction and venue of this Court.
(d) The Respondent is not a resident of the State of Georgia, but I am a resident of Cherokee County, Georgia, and: [Check only one of the following, either (1), (2), or (3).]
(1) The Respondent was formerly a resident of the State of Georgia and currently resides in the State of The Respondent is subject to the personal jurisdiction of the Court under Georgia's Long Arm Statute, OCGA § 9-10-91(5).
(2) The Respondent has never resided in the State of Georgia and currently resides in the State of
(3) The Respondent has acknowledged service of process and consented to the jurisdiction and venue of this Court.
(e) I am a resident of Cherokee County and the Respondent's whereabouts are unknown to me. I am filing my <i>Affidavit of Diligent Search</i> with this <i>Petition</i> , and incorporate it here by reference.
Service of Process: The Respondent shall be served as provided under OCGA § 9-11-4, in the following manner: [Check only one of the following, either (a), (b), or (c).]
(a) The Respondent has acknowledged service of process. I am filing the <i>Acknowledgment of Service</i> (which has been signed by the Respondent) with this <i>Petition</i> .
(b) The Respondent may be served by the Sheriff's Department at the Respondent's residence/work address, which is:
(b-1) [Check only if the Respondent lives outside Cherokee County.] The Respondent resides outside of Cherokee County, and shall therefore be served by second original, as provided under OCGA § 9-10-72. Service shall be made by the sheriff's department of the county where the Respondent resides.

3.

	of Marriage: and complete only one of the	he following, either (a) or ([b).]
(a)	The Respondent and I v	were lawfully married	on
(b)	The Respondent and I a together and held ourse which date was prior to	lves out as married as	
Date o	of Separation: The Resp	_	
and we	e have remained in a tru	e state of separation si	nce that date.
and we Settler	e have remained in a true ment Agreement: only if there is a signed agree	-	nce that date.
Settler (Check The Rowant to Settlem and I a	ment Agreement: only if there is a signed agree espondent and I have en to be incorporated into the ment Agreement has been am filing the Settlement	eement.] tered into a Settlement ne Final Judgment and n signed by each of us	Agreement, which which which which which which which will be a second to be a second with the contract of a motary part of a
and we Settlen [Check The Rowant to Settlen and I and	ment Agreement: only if there is a signed agree espondent and I have en to be incorporated into the ment Agreement has been am filing the Settlement	eement.] tered into a Settlement ne Final Judgment and n signed by each of us Agreement with the Co	Agreement, which which which which which of a notary pourt, together with the may use a different form
Settlen [Check The Re want to Settlen and I a Petitio Minor much sh	ment Agreement: only if there is a signed agree espondent and I have en to be incorporated into the ment Agreement has been am filing the Settlement in. Child(ren): [If there ar	eement.] tered into a Settlement ne Final Judgment and n signed by each of us Agreement with the Co e no minor child(ren), you birth only, do NOT put the	Agreement, which which which which which of a notary pourt, together with the may use a different form full date of birth]

Name of Child	Male / Female	<u>Year</u> of Birth	
Child(ren)'s Current Resid	ence:	_	
The minor child(ren) currentl	v live at	(8	addre
in(County),	(State) wit	h the
Petitioner Respondent child(ren) have lived at this a		Th	ne
child(ren) have lived at this a	ddress since approximat	tely	
Child(ren)'s Past Residence	es:		
During the past five years, the	e child(ren) have lived a	at the following address	sses:
Dates at Address	Address		
	Address		
People With Whom Child(r	en) Have Lived:		
During the past five years, the	e child(ren) have lived v	vith the following peo	ple:
			ple:
During the past five years, the Name of Person	e child(ren) have lived version's Current Ac		ple:
			ple:
			ople:
			pple:
Name of Person			pple:
Name of Person			ople:
Name of Person	Person's Current Ac		ople:
Name of Person Other Court Cases About C	Person's Current Ad		ople:
Name of Person	Person's Current Ad		ople:
Name of Person Cother Court Cases About Company one of the following, etc. (a) I have never participated.	Person's Current Acceptance Child(ren): either (a) or (b).]	ss or in any other capa	acity

		child(ren) in this or any other state.
	(b)	I have participated in other litigation concerning the custody of the minor child(ren) in Georgia or another state. The court, case number and date of any order concerning custody or visitation under the other litigation are as follows:
2.	Other	Proceedings That Could Affect Custody or Visitation in This Case:
	[Check	c only one of the following, either (a) or (b) .
	(a)	I do not have any information about any proceeding that could affect this case, including any court proceedings in this or any other state.
	(b)	I have information about a proceeding that could affect this case. The court, the case number and the nature of the proceeding are as follows:
3.	Other	es Claiming Custody or Visitation: [Check only one of these, either (a) or (b).]
	(a)	I do not know of any person who is not a party to this case, who has physical custody of the child(ren) or who claims to have custody or visitation rights with respect to the child(ren).
	(b)	I know of someone who is not a party to this case, who has physical custody of the child(ren) or who claims to have custody or visitation rights with respect to the child(ren). The name(s) and present address(es) of the person(s) are:
4.	Child	Custody and Visitation:
	(a)	I should be awarded the following:
		[Check all that apply]

	Sole legal custody [OR] Joint legal custody Sole physical custody [OR] Joint physical custody Reasonable visitation as follows:
	Other:
	(b) I believe that the custody and visitation arrangement set forth in the attached Permanent Parenting Plan is in the best interests of the child(ren).
15.	Child Support: [Check all that apply]
	(a) The Respondent has income or is capable of earning sufficient money to help support the minor child(ren). Respondent's gross monthly income is
	(b) I have income or am capable of earning sufficient money to help support the minor child(ren). My current gross monthly income is
	(c) The Respondent should pay child support for the child(ren).
	(d) I should pay child support for the child(ren).
	(e) A child support worksheet has been submitted.
	(f) The issue of child support cannot be decided in this action because the Court does not have personal jurisdiction over the Respondent.
16.	Health Insurance for Child(ren): [Check only one of these, either (a), (b), (c) or (d).]
	(a) The Respondent should be ordered to maintain a policy for medical, dental and hospitalization insurance for the minor child(ren).
	(b) I already provide health insurance for the child(ren).
	(c) I am not asking the Court to address this issue in this case.
	(d) The issue of health insurance cannot be decided in this action because the Court does not have personal jurisdiction over the Respondent.

17. <i>(d).]</i>		er Medical Expenses for Child(ren): [Check only one of these: (a), (b), (c) or
	(a	The Respondent should be responsible for all expenses incurred for the child(ren)'s medical, dental and hospital care, that are not covered by insurance.
		The Respondent and I should share the cost of expenses incurred for the child(ren)'s medical, dental and hospital care, that are not covered by insurance.
	(c)	I am not asking the Court to address this issue in this case.
		The issue of health care expenses for the child(ren) cannot be decided in this action because the Court does not have personal jurisdiction over the Respondent.
18.	Life In	surance to Support Child(ren): [Check only one of these, either (a), (b) or (c).]
	(a)	The child(ren) depend on the Respondent for support, and therefore the Respondent should maintain a policy of insurance on the Respondent's life with a face amount of \$\$, for the benefit of the minor child(ren). The Respondent should maintain the policy for so long as at least one of the child(ren) is a minor or is otherwise entitled to child support.
	(b)	I am not asking the Court to address this issue in this case.
	(c)	The issue of life insurance for the child(ren) cannot be decided in this action because the Court does not have personal jurisdiction over the Respondent.
19.	Alimon	y: [Check only one of the following, either (a), (b), or (c).]
	(a)	I am financially dependent on the Respondent and need the Court to order the Respondent to pay alimony for my support.
	(b)	I am not asking for alimony.

(c)	The issue of alimony cannot be decided in this action because the Court does not have personal jurisdiction over the Respondent.		
20. Marital complete account	Property: [Check only one of the following, either (a), (b), (c) or (d). Do not include numbers.]		
(a)	The Respondent and I have already divided our marital property, and we are both satisfied with the division.		
(b)	The Respondent and I have not obtained any property during our marriage.		
(c)	The Respondent and I have obtained the following property during our marriage, and I am asking for a fair division of this property:		
	House located at		
	Other real estate, located at		
	Mobile home (model:, year:)		
	Pension (mine, worth <u>\$</u> ; Respondent's, worth <u>\$</u>)		
	Motor vehicles listed here:		
	Model/year:		
	Model/year:		
	Model/year:		
	Furniture:		
	Listed here:		
	Listed on separate paper attached to this <i>Petition</i>		
	Bank accounts and/or other investments:		
	Listed here:		

	Listed on separate paper	attached to this <i>Petition</i>				
	Other property:					
	Listed here:					
	Listed on separate paper attached to this <i>Petition</i>The issue of the division of marital property cannot be decided in the					
(d)			be decided in this case			
	because none of the proper	ty is in Georgia and the C	ourt does not have			
	personal jurisdiction over the	he Respondent.				
		the fellowing outstandin				
(b)	The Respondent and I have and responsibility for paying	_				
(b)	and responsibility for paying	_				
(/	and responsibility for paying	g them should be as liste	d below:			
、 /	and responsibility for paying	g them should be as liste	d below:			
、 /	and responsibility for paying	g them should be as liste	d below:			
Cred	and responsibility for paying	Balance ———————————————————————————————————	d below:			
Cred	and responsibility for payin	Balance Balance ed to this <i>Petition</i> .	Who Should Pay be decided in this case			
	and responsibility for paying itor isted on separate paper attach The issue of dividing joint a	Balance Balance ed to this <i>Petition</i> . and marital debts cannot have personal jurisdictions the Has Occurred:	Who Should Pay be decided in this case			

that the Respondent will engage in further acts of violence or harassment toward me unless the Court enters a temporary and permanent restraining order.

23.	Resto	re Former or Maiden Name: [Check only if applicable.]			
		mer or maiden name is, m asking the Court to restore that name to me.			
24.		ds for Divorce:			
	My grounds for divorce from the Respondent are:				
	(a) Our marriage is irretrievably broken. The Respondent and I can no				
		longer live together and there is no hope that we will get back together.			
	(b)	Cruel treatment - The Respondent committed the following acts of cruel			
		treatment toward me:			
	(c)	Adultery - The Respondent has had sexual intercourse with someone else during our marriage.			
	(d)	Desertion - The Respondent has intentionally and continually deserted me for at least a year.			
	(e)	Other grounds from list in OCGA § 19-5-3, as explained here:			
	THESE	E REASONS, I REQUEST THE FOLLOWING RELIEF: apply.]			
	(a)	That process and summons issue as provided by law;			
	(b)	That Respondent be served with a copy of this Petition;			
	(c)	That I be granted a total divorce from the Respondent;			
	(d) the Fi	That the <i>Settlement Agreement</i> signed by the parties be incorporated into <i>nal Judgment and Decree of Divorce</i> .			

	(e) Parag	That the custody and visitaraph 14;	ation for the child(ren) be ordered according to	
	(f) for the and 18	e support of the child(ren) b	insurance, medical expenses and life insurance e ordered according to Paragraphs 15, 16, 17,	
	(g)	That the Respondent be or	dered to pay me alimony for my support;	
	(h)	That our marital property be divided according to Paragraph 20;		
	(i)	(i) That our joint or marital debts be divided according to Paragraph 21;		
	(j) harass	(j) That the Respondent be temporarily and permanently restrained from harassing me or committing any acts of violence toward me;		
	(k)	That my former or maiden	name be restored according to Paragraph 23;	
	(l) reques		aled by the Court, to decide on the relief I have	
_	(m) appro	That the Court order any a priate.	nd all other relief that the Court finds	
Date	d:			
			Petitioner, Pro se (Signature)	
			Name:	
			Address:	
			Email:	
			IF YOU DO NOT HAVE AN EMAIL ADDRESS, FILL OUT A CERTIFICATE OF NO EMAIL ADDRESS	
			Telephone No.:	

Petitioner, v.	Civil Action Case Number
Respondent.	,
	VERIFICATION
I,	, personally appeared before the undersigned notary
public and, being duly sworn, state	that the facts stated in the foregoing Petition are true and
correct.	
This day of	
	Signature Name:
	Name:Email:
	IF YOU DO NOT HAVE AN EMAIL ADDRESS, FILL OUT A CERTIFICATE OF NO EMAIL ADDRESS
	Telephone No.:
Sworn to before me this	
day of, 20	
Notary Public	

Petitioner:		
v.	Civil Action File No:	
Respondent:		
ACKNOWLEDGMENT OF	F SERVICE AND CONSENT TO JURISDICTION	
	and state that I have received a copy of said all further notice, service, and issuance of process. I conse matter.	
(Check the box below if you are	a resident of Georgia but do not live in Cherokee County.)
☐ WAIVER OF V	'ENUE — RESPONDENT'S AFFIDAVIT	
1. I am a resident of	County in the State of Georgia.	
my residence, and that I expr	nstitutional right to a trial by judge or jury in the county of ressly waive my right to venue in the county of my residence sonal jurisdiction in Cherokee County Superior Court.	
This day of	,·	
	Respondent's Signature (Sign in front of the Notary)	
	Address:	
	Telephone: Email:	
Sworn to and signed before me, thisday of	_,·	
NOTARY PUBLIC My commission expires:		

Petitioner:	 ,		
v.		Civil Act	ion
Respondent:	•	THE TYON	
CONSENT TO	TRIAL 31	DAYS AFT	ER SERVICE
Both of the above parties, as and granting of a divorce in this action acknowledgment of service or after service or after service.	on any time t	hirty-one (31	
		_	(Sign in front of the Notary)
	T2		
Sworn to and signed before me, thisday of			
NOTARY PUBLIC My commission expires:	·		
	Telephone: Email:		
Sworn to and signed before me, thisday of	_,·		
NOTARY PUBLIC My commission expires:			

Petitioner,	Civil Action
VS.	Case Number
Respondent.	
SETTLEMENT AGREEMI	ENT WITH MINOR CHILDREN
This is an agreement between	(referred to here as
	(referred to here as "Respondent").
The parties are married but are currently	
They have minor children togethe	er, who are listed below:
Child's Name	Year of Birth
	selves all questions of custody, visitation, child support
-	and all other rights and obligations arising out of their
marital relationship;	
.	nutual promises and declarations in this agreement, the
parties agree as follows:	1
r.mara agair an aran	
1. <u>SE</u>	PARATION.
The parties shall continue to live apart an	nd each one shall be free from all interference and
control by the other, as fully as if unmarried, and	d each may reside at such places as he or she may
choose.	

2. **CUSTODY AND VISITATION**

(Note: The Permanent Parenting Plan <u>must</u> be filed in all cases involving child custody unless waived by the Court.)

This issue has been addressed in the attached *Permanent Parenting Plan* which is hereby made a part of this *Settlement Agreement* as if fully set forth here.

3. CHILD SUPPORT

(Note: The Child Support Addendum <u>must</u> be filed in all cases involving minor children.)

This issue has been addressed in the attached *Child Support Addendum* which is hereby made a part of this *Agreement* as if fully set forth here.

4. <u>INCOME DEDUCTION ORDER</u>

This issue has been addressed in the attached *Child Support Addendum* which is hereby made a part of this *Agreement* as if fully set forth here.

5. HEALTH INSURANCE AND OTHER HEALTH CARE EXPENSES FOR THE CHILDREN

This issue has been addressed in the attached *Child Support Addendum* which is hereby made a part of this *Agreement* as if fully set forth here.

6. LIFE INSURANCE FOR THE BENEFIT OF THE CHILDREN

[Check and complete either (a), (b) or (c). Do not check more than one.]

□ (a) The children depend on the	for financial support, and therefore the
agrees to maintain a policy of insurance of	on his/her life, with a face amount of at least
\$, for the benefit of the minor children. The	policy shall be maintained for so long as at
least one of the children is a minor or is otherwise entitled t	to support under Paragraph Five of this
Agreement.	
□ (b) The children depend on both of the parties for finan to maintain a policy of insurance on his/her life, with a face the benefit of the minor children. The policy shall be main children is a minor or is otherwise entitled to support under	e amount of at least \$, for tained for so long as at least one of the
Petitioner Respondent	

□ (c) childre	The parties are not asking the Court to a en in this action.	address the issue of life insur	rance for the benefit of the
	7. /	ALIMONY.	
	[Check and complete only one of these, eith		oth (a) and (b).]
□ (a)	The shall pay to t	theas	alimony, the sum of
	Dollars (<u>\$</u>) per month, beginning of	n,
and co	ntinuing monthly thereafter,		
	 [To finish (a), you must check and complete □ (1) until the recipient remarries or de □ (2) for a period of 	ies.	heck both (1) and (2)]
□ (b)	Each party expressly waives the right to	receive alimony from the o	ther party.
	8. PROPI	ERTY DIVISION.	
	[Check and complete only one of these, eith complete account numbers.]	her (a) or (b). Do not check b	oth (a) and (b). Do not list
includ accour	The parties acknowledge that they have ing any real estate, vehicles, household funts, pensions and other personal property. sion of the other party as of the date of si	urniture, furnishings, househ . Neither party shall claim a	nold goods, equipment, bank
□ (b)	The parties acknowledge that they did n	ot obtain any property durir	ng their marriage.
divide	The parties acknowledge that they possed as provided in this Agreement. The party as follows:	•	·
[If you	the parts	the parts that apply, from (1) that do not apply.]	through (4) below. Cross out
	☐ (1) Marital Home - The marital hom	me of the parties, located at whic	_
		-	_

-			
shall be conve	eyed to the	in fee simple. The	shall be
responsible fo	or all taxes, assessn	nents and mortgage loan payments on the	ne home after the o
		the preceding paragraph (1), concerning, or both (A) and (B), but neither one is re	
□ (A)	The	shall have a lien against the hon	ne in the amount o
		Dollars (<u>\$</u>)	. Upon the sale or
	transfer of the ho	me, the lien shall be paid.	
□ (B)	The	shall immediately begin mak	king reasonable ef
	to refinance the o	utstanding mortgage/mortgages on the	marital home, so t
	the	shall no longer be liable on	the mortgage loar
	If the	is not able to refinance by _	
	20, the home	e shall then be listed for sale at a reason	able price, and all
	reasonable offers	to purchase the home shall be accepted	
	-	ies' mobile home, which is described as	
		ber (VIN) of	shall be
transferred to	the		
		be responsible for all loan payments or	the mobile home
		→	
The the date of			
the date of			
the date of		owned by the parties shall be transferred	
the date of	les - The vehicles of odel of Vehicle	when by the parties shall be transferred $\underline{Vehicle\ ID\ \#(VIN)}$	<u>Goes to</u>
the date of		• •	Goes to

The party listed above for each vehicle shall be responsible for all car loan payments, <i>ad valorem</i> taxes, registration fees and insurance on that vehicle accruing after the following date:
☐ (4) Other Personal Property - The parties acknowledge that they own various other items
of personal property, which shall be transferred to the party listed below, on or before
To the Petitioner
To the Respondent
Except as otherwise specifically provided in this Agreement, the transfers listed above
shall be completed no later than, and each party shall execute all
documents necessary to promptly complete the transfer. Upon the failure of either party to
execute and deliver any deed or other document necessary to complete the transfers required by
this Agreement, this Agreement shall constitute and operate as the properly executed document
The county auditor, county recorder, Department of Motor Vehicles, and all other public and
private officials are authorized and directed to accept this Agreement or a properly certified

Except as provided in this Agreement, the parties have divided their marital property, including any real estate, vehicles, household furniture, furnishings, household goods, equipment, bank accounts, pensions and other personal property. Neither party shall claim any of the property in the possession of the other party as of the date of signing this agreement, except as provided in this Agreement.

copy of it in lieu of the document regularly required for the conveyance or transfer.

9. **DEBTS**.

[Check and complete only one of these, either (a) or (b). Do not check both (a) and (b). Do not list complete account numbers.]

\Box (b) The responsibility for payment of		
<u>Creditor</u>	<u>Amount</u>	<u>Responsible Party</u>
	\$	
	\$	
	\$	
	\$	
	\$	_
	\$	_
	\$	l hold the other party harmless for any
The parties acknowledge that the marital and joint debts, if provided in this tax purposes. Each party also acknowled financial independence would be impaire ever seeks bankruptcy protection, the ame	equitable division of a Agreement, shall religes that, but for the ed. Therefore, it is to ounts payable under tited States Code Semintenance. Alterna	e payments provided here, the other party's the parties' intention that if either party or this Agreement shall not be ection 523(a)(5), as the payments are in the tively, the payments shall be
Petitioner Respondent	_	

11. **RESTRAINING ORDER**

(Optional — Check and complete this paragraph if applicable.)

□	The	_ shall be permanently restrained and enjoined	l from assaulting,
beating,	wounding, threatening, harassi	ng and stalking the	By consenting
to this, th	ne	in no way admits that such acts were ever done	e in the past, but
agrees no	ot to engage in such acts in the	future. This provision shall be enforceable by	the Court's
contemp	t power.		

12. VOLUNTARINESS OF AGREEMENT

The parties acknowledge that they have entered into this Agreement freely and voluntarily, and that it is not the result of any duress or any undue influence. We understand that we do not have to enter into this Agreement, that we have the right to trial before a judge or jury on all issues that could be raised in this action. We also understand that we have the right to certain discovery procedures that may reveal other income or assets of the other party. We have agreed to enter into this Agreement based on our knowledge of the income and assets of the parties and their written statements in this Agreement. After considering all of this, we have decided to enter into this Agreement freely and voluntarily.

13. COMPLETENESS OF AGREEMENT

This Agreement constitutes the entire understanding of the parties. There are no representations or promises other than those expressly included in this Agreement. Each party hereby states under oath that the financial representations in this Agreement are accurate and complete, to the best of that party's information, knowledge and belief.

14. **EFFECT OF DIVORCE**

Both parties understand that this Agreement does not require them to continue to live separately or to proceed with an action for divorce. However, if either party brings or maintains an action for divorce, this Agreement shall be presented to the court and incorporated by reference into any judgment concerning the matters covered by the Agreement. Even if it becomes part of a divorce judgment, this Agreement shall survive and can be enforced independently from the judgment of divorce.

Petitioner	Respondent
appeared before me on, 20, and said under oath that she had read this agreement, understood it, and was signing it voluntarily in my presence.	appeared before me on, 20, and said under oath that he had read this agreement, understood it, and was signing it voluntarily in my presence.
Notary Public	Notary Public

Petitioner _____ Respondent _____

Petitioner,	Civil Action
V.	Case Number
Respondent.	
CONSENT PA	ARENTING PLAN
This is an agreement between	and, the parents of the minor child(ren) whose
names and year(s) of birth are as follows:	, the parents of the minor emid(ren) whose
CHILD'S NAME	YEAR OF BIRTH
By signing below, the parties recognize that	it:
A) a close and continuing parent-child life will be in the child(ren)'s best in	relationship and continuity in the child(ren)'s nterest;
B) the child(ren)'s needs will change a	and grow as the child matures;
	egarding the day to day care of the child while nt, including any emergency decisions
Patitionar's Initials	Resnandent's Initials

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- affecting the health or safety of a child; decisions that affect the other parent's parenting time shall be communicated promptly; and
- D) both parents will have access to all of the child(ren)'s records and information, including but not limited to, education, health, extra-curricular activities and religious communications.

SET FORTH BELOW IS THE AGREEMENT OF THE PARTIES ON EACH OF THE ISSUES LISTED.

LEGAL CUSTODY (choo	se one):			
□ with the Petitione□ with the Responde□ joint custody				
PRIMARY PHYSICAL O	CUSTODY			
Name	Year of Birth	Petitioner	Respondent	Joint
The parties will consult each Should they be unable to rea	ach consensus, final de	cisions will be m	ade as follows.	
Education	□ Petitioner	□ Respondent		
Non-emergency health car		□ Respondent		
Religious upbringing Extracurricular activities	□ Petitioner	□ Respondent		
Extracurricular activities	□ Petitioner □ Petitioner	□ Respondent		
		□ Respondent		
	□ Petitioner □ Petitioner	□ Respondent		
	□ Petitioner	□ Respondent	□ Joint	
<u>DISAGREEMENTS</u>				
Where parents have elected please explain how any disa the process parents will use	greements in decision	making will be re		

Petitioner's Initials _____ Respondent's Initials ____ Page 2

PARENTING TIME	
If the parties cannot otherwise agree during the term of this parenting plan, the non-custodial parent, or in joint custodial arrangements, the \Box Petitioner or \Box Respondentshall have at a minimum the following parenting time: (choose one)	t
ifirst and third weekend of each month	
irst, third, and fifth weekend of each month	
second and fourth weekend of each month.	
Every other weekend starting on	
Each starting atam/pm and ending at am/pm	
□ Other:	
weekday time	
none	
□ every evening.	
□ every other evening during the week prior to a non-	
visitation weekend	
□ every and evening.	
other:	
For purposes of this Parenting Plan, a weekend will start atam/pm on (circle of Thursday/Friday/Saturday/Other: and end atam/pm Sunday/Monday/Other (circle one):	
Weekday visitation will begin atam/pm and will end at (circle one) 7:00/8:00pm/pm/when the child(ren) return(s) to school or day care the next	
morning/Other:pin/when the chind(ten) feturn(s) to school of day care the next	
Potitionar's Initials Perpendent's Initials	

Petitioner's Initials _____ Respondent's Initials ____ Page 3

This parenting schedule b			
Order.	_ (date and time)	OK	□ on the date of the Court's
FALL VACATION			
The day to day schedule sh	all apply except as	follows:	
		beginnin	ag on
WINTER VACATION			
from the day and time scho in (choose one) \square odd num parent will have the child(r above until	ool is dismissed untinbered years — even en) for the second p ata	I Decem number period fro am/pm.	e the child(ren) for the first period aberam/pm ed years \(\sigma\) every year. The other om the day and time indicated The parties shall alternate the first different winter vacation plan as
SPRING VACATION:	The day to day sche	edule sha	all apply except as follows:
	begin	nning	
SUMMER VACATION:	The day to day sc	chedule s	shall apply except as follows:
Petitioner's Initials			Respondent's Initials

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	beg	ginning	
NOTICE: Parents will c each year to confirm scho to determine summer pare	ol breaks/vacati	ons and by	
SPECIAL DAYS AND HO parent in ODD or EVEN nu	-		child(ren) will be with the
EXAMPLE:	Petitioner	Respondent	Start/Stop Time
Example Holiday	ODD	EVEN	9:00 AM – 6:00 PM
	Petitioner	Respondent	Start/Stop Time
Martin Luther King Day			
President's Day			
Petitioner's Day			
Memorial Day			
Respondent's Day			
July Fourth			
Labor Day			
Halloween			
Thanksgiving Day and			
Friday			
Child(ren)'s Birthday			
School Free Days			
Petitioner's Birthday			
Respondent's Birthday			
Religious Holiday			

Petitioner's Initials	Respondent's Initials
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Schedule Conflicts: When holiday parenting times conflict with extended/summer parenting time (choose one):
□ holiday schedule will be observed
 extended visitation will be uninterrupted
□ Other:
If there is conflict between the regular schedule and the holiday schedule, the holiday schedule will prevail.
For the purposes of this parenting plan, the holiday will start and end as follows: (choose one):
☐ Holidays that fall on Friday will include the following Saturday and Sunday.
 □ Holidays that fall on Monday will include the preceding Saturday and Sunday. □ Other:
·
TRANSPORTATION ARRANGEMENTS
Exchanging the child(ren) between parents shall take place as follows:
Payment of long distance transportation costs, if applicable, will be paid by (choose one):
□ Petitioner □ Respondent □ both equally
□ Petitioner □ Respondent □ both equally
Long distance for purposes of transportation is defined as:
Other transportation arrangement: (Ex: disabled parent, parent without valid driver's license, other approved transporters, etc.)
neense, other approved transporters, etc.)
Petitioner's Initials Respondent's Initials

Respondent's Initials______Page 6 Rev. 9/2015

Should the parent picking up the child(ren) exceed without prior notification or alerting the other pare breakdown or delay en route, the parenting time for	nt by phone of an unavoidable
Should either party repeatedly cause delay by not be exchange or being late for pick-up or return, a most sought. Repeatedly causing delay is defined as:	
RELOCATION	
If either parent decides to relocate more than home, the moving parent will give the other parent no less that (choose one): □ 30 days □ 60 day the date of moving.	written notice of the intent to relocate
COMMUNICATION ACCESS	
The parents agree that when the child(ren) reside verifies have the right to unimpeded telephone conversation (check all that apply): Unrestricted telephone access during reasonable telephone calls to the child(ren) per day not to exceed minutes with the following times.	e hours and of reasonable duration. ay/week with the duration of each call
☐ The child(ren) are allowed to call either parent a☐ Other agreed provisions for telephone/email acc	
OTHER PARENTING TIME PROVISIONS/A	<u>GREEMENTS</u>
☐ Each parent shall promptly notify the other parenumber or cell phone number so that the other parenotify the other parent as needed, and reach the chiparent's household.	ent may exercise their parenting time,
☐ When making childcare arrangements while the following (ex: age before child(ren) will be left alc first refusal to provide care, etc.):	
Petitioner's Initials	Respondent's Initials

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Excluding any agreed limitations on access respectively.	ling but not limited to, education, health,
☐ Petitioner ☐ Respondent will notify school each year to list both parents to receive all notif	
☐ Each parent shall promptly notify the other p the child(ren) concerning parent meetings, repo child(ren) may be engaged or interested.	
Parents will consult with each other prior to sime the other parent spends with the child(ren)	
Additional agreements:	
SUPERVISED PARENTING TIME	
□ Supervised parenting time shall apply during	the day-to-day schedule as follows:
Place:	
Petitioner's Initials	Respondent's Initials
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Person/Organization supervising:
Responsibility for cost: Petitioner Respondent both equally
Any transition to alter supervised parenting would require
MODIFICATION OF PLAN
Over time, as the child(ren) and families circumstances/change, parties may, by mutual agreement, vary the parenting schedule. Such altered agreement shall not be a binding Court Order and custody shall only be modified by Court Order.
Prior to involving the Court in resolving disagreements, parties will attempt further
mediation, consultation with a child specialist/family counselor or

Petitioner's Initials _____ Respondent's Initials ____ Page 9

	to each of the provision of this Parenting Planton, 20
PETITIONER	
Sworn and subscribed before me this day of	_, 20
NOTARY PUBLIC My commission expires:	
	to each of the provision of this Parenting Plan, 20
RESPONDENT	
Sworn and subscribed before me this day of	_, 20
NOTARY PUBLIC	
My commission expires:	

SUPERIOR BOOK:202 PG:1687 Filed: 03/05/2025 08:14 AM Clerk File Number: 28-2025-000054 Patty Baker, Clerk of Superior Court - Cherokee County, GA

IN THE SUPERIOR COURT OF CHEROKEE COUNTY BLUE RIDGE JUDICIAL CIRCUIT STATE OF GEORGIA

,	
Plaintiff	C' 'l A c' - F'l M
v.	Civil Action File No.
Defendant	
DOMESTIC RELATIONS	STANDING ORDER
Pursuant to O.C.G.A. §19-9-1(b), Uniform Sorder of this Court filed on the day of this Standing Order binds the parties in all dom servants, employees, and all other persons acting in parties shall be subject to and comply with this Sounditions hereof may be modified or amended by any Judge sitting in the Court in any individual case.	estic relations cases, their attorneys, agents, a concert with the parties. It is ordered that all standing Order in its entirety. The terms and subsequent order of any Judge of this Court or
1	
1.	

I. Restraining Order

- A. Each party is hereby enjoined and restrained from unilaterally causing or permitting the child(ren) of the parties to be removed from the jurisdiction of the Court without express permission of the Court or written approval of both parties. For purposes of this paragraph, the jurisdiction of the Court shall mean the State of Georgia. This provision shall apply in original custody actions only. This provision shall not apply in any case in which a clear parenting time schedule has been previously entered by a Court of competent jurisdiction. In addition, this provision shall not be construed to prevent a child from traveling out of state for a temporary sojourn, vacation or social or educational experience, authorized by a party who has legal custody by operation of law or by previous order of a court of competent jurisdiction, provided that travel occurs during the authorizing party's parenting time or by consent of the parties, and the party authorizing travel provides the other party or parties with a written itinerary of travel dates, where the child will be located and an operable phone number at which the child may be reached.
- B. Each party is hereby enjoined and restrained from doing or attempting to do or threatening to do any act which injures, maltreats, vilifies, molests, or harasses the adverse party or the child(ren) of the parties or the pet(s) of the parties.
- C. Each party is hereby enjoined and restrained from selling, damaging, encumbering, trading, contracting to sell, or otherwise disposing of or removing from the jurisdiction of this Court, without the permission of the Court, any of the property belonging to the parties except in the ordinary course of business or except by an emergency which has been created by the other party to the action. This prohibition shall include changing any legatee or beneficiary designation for wills, retirement accounts, banking accounts, investments, trusts, or other financial accounts.
- D. Each party is hereby enjoined and restrained from disconnecting, transferring, changing or otherwise interrupting the utilities in effect immediately prior to the filing of the action.

Utilities shall be defined as electricity, gas, water, telephone and cell phone service for the parties and the parties' child(ren), basic internet, and basic cable, satellite and/or streaming services.

- E. Each party is hereby enjoined and restrained from canceling or changing auto, health, dental, vision, prescription and/or life insurance for the parties and/or the parties' child(ren) which is in place at the time of the filing of the action. This shall include changing any beneficiary designation for life insurance policies. Further, current insurance cards shall not be withheld from either party.
- F. Each party is hereby enjoined and restrained from changing or deleting any user names and passwords to any accounts related to the parties, or the child(ren) of the parties, or restricting access to either party.

2. Domestic Relations Financial Affidavit

In any contested action for temporary or permanent child support, alimony, equitable division of property, modification of child support or alimony or attorney's fees, each party shall complete, and serve upon the other party or parties and the Court a Domestic Relations Financial Affidavit (DRFA), and file a certificate of service of the same with the clerk at least five (5) days before any temporary hearing, mediation, or final hearing. Failure to furnish the DRFA as directed in USCR 24.2 may subject the offending party to the penalties of contempt and/or continuance of any scheduled hearing. A form DRFA is available at www.cherokeecountyga.gov/Superior-Court/Domestic-Forms.

3. Child Support Worksheet(s) and Addendum

In cases involving child support, each party shall complete a Child Support Worksheet(s) and serve the other party or parties and the Court at least five (5) days before any temporary The Worksheet(s) and Schedules are available at hearing, mediation, or final hearing. https://csconlinecalc.georgiacourts.gov. Failure to timely furnish the Worksheet(s) and Schedules may subject the offending party to the penalties of contempt or continuance. All final judgments and agreements furnished to the Court for approve and/or entry must comply with the drafting mandates of O.C.G.A. §§19-5-12 and 19-6-15, including attaching Child Support Worksheet(s) and attaching a Child Support Addendum to the proposed Final Judgment and Addendum found Α form Child Support may be at Decree. www.cherokeecountyga.gov/Superior-Court/Domestic-Forms.

4. Parenting Seminar

All parties with minor children in a case involving custody or parenting time shall successfully complete a co-parenting seminar approved by the Court and submit proof of completion to the Court. See U.S.C.R. 24.8.

A. All parties with minor children in a case involving custody or parenting time shall successfully complete a co-parenting seminar approved by the Court. The Petitioner shall successfully complete the co-parenting seminar within thirty-one (31) days following the filing of the Complaint and the Respondent shall successfully complete the co-parenting seminar within

thirty-one (31) days of the date of service of the Complaint on the Respondent. Information on approved co-parenting seminars, dates, locations, and possible fee waivers for indigent parties is available at www.cherokeecountyga.gov/Court-Administrators-Office/.

- B. Parties must attend the entire co-parenting seminar in order to receive credit for attendance. Upon successful completion of the co-parenting seminar, each party shall file the Clerk of Superior Court written verification of his or her completion of the co-parenting seminar.
- C. Parties may substitute any four (4) hour in person co-parenting seminar approved by a Blue Ridge Judicial Circuit Superior Court Judge. A certificate of attendance is valid for three (3) years from the date of attendance. A copy of the Certificate of Attendance obtained within three (3) years prior to an action must be filed in any subsequent action.
- D. For good cause shown, the Assigned Judge may excuse a party from completing the coparenting seminar in individual cases. A Motion to Waive Seminar Attendance, stating the reasons therefore must be in writing, filed with the Clerk of Superior Court and a copy delivered to the Judge's office and the opposing party.
- E. Upon failure to complete the co-parenting seminar, the Assigned Judge may take appropriate action, including holding the non-complying party in contempt.

5. Family Law Workshop

Any self-represented litigant (that is, a plaintiff or defendant who does not have a lawyer), is required to attend the Family Law Workshop ("the Workshop") within forty-five (45) days of service upon the Defendant.

Any party or parties that become self-represented during a case, is required to attend the Workshop within forty-five (45) days of the order allowing withdrawal of an attorney for said party or parties.

There is no cost to the Workshop. Parties are to sign up to attend through the Office of Court Administration at <u>courtadmin@brjc.net</u>. You may visit the office's website at https://www.cherokeega.com/Court-Administrators-Office/ for more information.

If you submit form documents ("check the box" or "fill in the blank") you obtained somewhere other than the Workshop, you will still be required to attend the Workshop and your original filings may not be approved by the judge assigned to your case.

No Judge shall be prohibited from accepting pleadings filed by or consented to by self-represented litigants if they are deemed by the judge to be in proper form, regardless of the litigant's attendance at the Family Law Workshop.

Failure to attend the Workshop may result in contempt and/or dismissal of the case.

6. Alternative Dispute Resolution

Any contested domestic matter filed in Superior Court shall be referred to Alternative Dispute Resolution. Compliance shall not require that the parties reach a settlement. Alternative Dispute Resolution rules can be found at www.cherokeecountyga.gov/Court-Administrators-Office/ADR.

This requirement does not apply to cases filed under the Family Violence Act, O.C.G.A. §19-13-1 et seq, or cases which have been screened by the Mediation Office and deemed unsuitable for mediation. Waivers for mediation may be granted in the Court's discretion. A Motion to Waive Mediation, stating the reasons therefore must be in writing, filed with the Clerk of Superior Court and a copy delivered to the Judge's office and the opposing party.

7. Parenting Plan

Except when a parent seeks emergency relief for family violence, in all cases in which custody of a child is at issue between the parents, each party is required to prepare a proposed Parenting Plan and submit it to the Court and to the opposing party at least five (5) days prior to commencement of any hearing involving custody or parenting time. A form Parenting Plan is available at www.cherokeecountyga.gov/Superior-Court/Domestic-Forms.

8. Hearings

- A. Hearings are not automatically scheduled in the Blue Ridge Judicial Circuit. The party desiring a hearing shall submit a Rule Nisi to the Assigned Judge's Office or their designee and shall provide a time estimate for hearing.
- B. Court Reporters are scheduled to appear on any scheduled civil nonjury court date. The party desiring to utilize their services shall make arrangements with the Court Reporter prior to the hearing commencing.
- C. Pursuant to O.C.G.A. §9-11-5, parties are on notice that the failure of a party to file pleadings in an action may be deemed a waiver by him or her of all notices, including notices of time and place of trial and entry of judgment and all subsequent service in the action. However, attorneys are reminded that professionalism considerations and fundamental fairness, may require attorneys, as officers of the court, to make a good faith effort to ensure that all parties to a controversy have a full and fair opportunity to be heard.
- D. Temporary Hearings. See USCR 24.
 - a. At temporary hearings the party involved and one additional witness for each side may give oral testimony. Additional witness must testify by deposition or affidavit unless otherwise ordered by the Court. Any affidavit shall be served on opposing counsel at least 24 hours prior to hearing.
 - b. Temporary Hearings are limited to one (1) hour per side, unless otherwise directed by the assigned judge.
 - c. Except by leave of court, the minor child(ren) of the parties shall not be permitted to give oral testimony at temporary hearings; such child(ren) will be excluded from the courtroom or other place of hearing.
 - d. Failure to timely supply a Domestic Relations Financial Affidavit, Child Support Worksheet(s) and Parenting Plan, as applicable, may result in the continuance of temporary hearings and sanctions being imposed upon the offending party.
 - e. Pursuant to <u>Pace v. Pace</u>, 287 Ga. 899 (2010), parties are hereby on notice that any evidence adduced at any interlocutory hearing in a domestic relations case may be considered by the Court at subsequent hearings in the same case. See also <u>Jewell v. McGinnis</u>, 333 Ga. App. 108 (2015).
- E. If a party requests a temporary hearing in a modification case, then the party shall file a separate Motion for Temporary Hearing and shall include specific grounds which justify consideration of a temporary change in compliance with the appropriate authority. A Motion for Temporary Hearing is not necessary in an original action. A Motion for Temporary Hearing shall be accompanied by an Affidavit of the requesting party averring facts supporting the Motion.
- F. The Court may grant emergency relief pursuant to O.C.G.A. §9-11-65(e) under limited circumstances which threaten the health and welfare of a party or a party's child(ren). Any

- request for such relief shall be by written motion filed in the action, accompanied by an Affidavit of the requesting party averring facts supporting the motion.
- G. The Court may, in its discretion, schedule pretrial hearings at which the attorneys and/or the parties shall appear as directed by the Judge. The parties may also request a pretrial hearing.
- H. Final Hearings
 - a. For contested hearings (except cases of contempt and family violence), a final hearing may be specially set only after the parties submit a proposed consolidated domestic relations pretrial order to the judge's chambers. A form for the consolidated domestic relations pretrial order may be found at www.cherokeecountyga.gov/Superior-Court/Domestic-Forms.
 - b. The Court may allow, in its discretion, an uncontested final order to be entered upon filing of a Motion for Judgment on the Pleadings, the party's affidavit supporting the Motion for Judgment on the Pleadings, presentation of a Settlement Agreement, Proposed Order or Consent Order, and all attachments (Child Support Worksheet(s), Addendum, and Parenting Plan) in the form prescribed.
 - c. The Court may, at its discretion, or upon motion of a party, conduct any hearing or any portion of a hearing, via videoconferencing, such as Zoom. Videoconferencing hearings may be physically facilitated by the Court from any location, and the parties shall be deemed to have waived venue considerations related to conducting the hearing via videoconference. If a party objects to a videoconference, they may file a motion stating the facts for warranting an in person hearing within 10 days; however, the manner of conducting a hearing shall rest in the sole discretion of the Court.

· M	M: Anthony Baker
David L. Cannon, Jr., Chief Judge	M. Anthony Baker, Judge
Shamm Wallace	<u> </u>
Shannon Wallace, Judge	Jennifer L. Wavis, Judge

SO ORDERED, this _____ day of ______, 2025.

IN THE SUPE	RIOR/STATE COU	IRT OF	COUNTY
	STA	ATE OF GEOR	GIA
			CIVIL ACTION NUMBER
			_ _
	PL Vs.	AINTIFF	
	DE	FENDANT	
		SUMMONS	
TO THE ABOVE	NAMED DEFENDA	NT:	
	ereby summoned a laintiff's attorney, w		file with the Clerk of said court and daddress is:
service of this su	mmons upon you,	exclusive of the	rved upon you, within 30 days after e day of service. If you fail to do so, e relief demanded in the complaint.
This day	y of	,	·
		Clerk of Su	uperior Court/State Court
		Ву:	
		-	Deputy Clerk

VS.	Petitioner,)))) CASE NO.:
	, Respondent.)))
	MOTION FO	R JUDGMENT ON PLEADINGS
and/o and n	e(s) now, Petitioner or Respondent nove(s) for entry of final judgment on t show(s) the Court that good grounds e	the verified pleadings without a court appearance;
	All issues have been resolved by a	filed settlement agreement or consent of all parties;
or		
applic	This is a divorce action containing, cable, a parenting plan and child supp	a separation agreement, filed consent to divorce, and if ort worksheet and addendum;
or		
	Service has been perfected and no	answer or notice of appearance has been timely filed.
or		
	This is a verified name change petit	tion and the publisher's affidavit has been filed with the Clerk. I
	This, 20_	.
		Signature of Moving Party Email address:

Motion for Judgment on the Pleadings Rev. 04222021

CERTIFICATE OF SERVICE

	ne opposing party:		
□ Via	a email at	·	
□ Via	a fax at	<u> </u>	
□ Via	a mail at		
		Signature of Moving Party/Attorne	y

Motion for Judgment on the Pleadings Rev. 04222021

IN THE SUPERIOR COURT OF _____ COUNTY STATE OF GEORGIA

 Plainti	iff,)	Civil Action	1		
VS.)	Case Numb	er		
)				
Defeno	dant.)				
		CHILD SUPPO	RT OR	DER ADDEN	NDUM		
orders	_	of this Addendum of the and the determining the and the motions.		_			-
		[You must check	one of t	the following	boxes.]		
() or	by both parties terms of the ord	e agreed to the term to meet the require der and affirm the ac e end of this addend	ements o	of OCGA §19	9-6-15. The	parties agree	on the
()		includes findings liance with OCGA §			ns of law ar	nd fact made l	oy the
been a		Support Guidelines ing the amount of re as follows:					
1.		The Father's gross coss monthly income					_;
2.		ldren - The number	of childs	ren for whom	support is be	ing provided u	ınder
3.		The <i>Child Support W</i> m, along with any o				hed and made	a part
4.	Child Support of the support per	Amount - The of the minor childre beginning on	n, the su	shall pa	ny to theDo	llars (\$)
		Child Support Or					

_____, Case #____

	[You must check & complete only one of the following paragraphs.]
()	(a) Beyond Age 18 for High School - The child support shall continue monthly thereafter until (the)/(all) child(ren) reach(es) the age of eighteen, dies, marries, or otherwise becomes emancipated; provided that if a child becomes eighteen years old while enrolled in and attending secondary school on a fulltime basis, then the child support shall continue for the child until the child has graduated from secondary school or reaches twenty years of age, whichever occurs first.
()	(b) Stops at Age 18 - The child support shall continue monthly thereafter until each child reaches the age of eighteen, dies, marries, or otherwise becomes emancipated.
()	(c) Until Further Order - This is not a final order, so the child support shall continue until further order of this Court.
()	(d) Until Specific Date - The child support shall continue monthly thereafter until
6.	Deviation from Presumptive Amount [You must check & complete only one of the following paragraphs.]
()	(a) No Deviation - It has been determined that none of the Deviations allowed under OCGA §19-6-15 applies in this case, as shown by the attached <i>Schedule E</i> . The amount of support in Paragraph 4 above is the Presumptive Amount of Child Support shown on the attached <i>Child Support Worksheet</i> .
()	(b) Deviation - It has been determined that one or more of the Deviations allowed under OCGA §19-6-15 applies in this case, as shown by the attached <i>Schedule E</i> . The Presumptive Amount of Child Support that would have been required under OCGA §19-6-15 if the deviations had not been applied is \$ per month, as shown on the attached <i>Child Support Worksheet</i> . The attached <i>Schedule E</i> explains the reasons for the deviation, how the application of the guidelines would be unjust or inappropriate considering the relative ability of each parent to provide support, and how the best interest of the children who are subject to this child support determination is served by deviation from the presumptive amount of child support.
7. [Y	Health, Dental & Vision Insurance for Children You must check & complete all parts of only one of the following paragraphs, (a) or (b).]
()	(a) Insurance Available - The following insurance for the children involved in this action is available at a reasonable cost to the through that parent's employer or the PeachCare program:
	() Health (medical, mental health and hospitalization) () Dental () Vision
	Child Support Order Addendum, Page 2 of 5
	v, Case #

5.

Duration of Child Support

	So long as it remains available to that parent, theshall maintain the types of insurance checked above for the benefit of the minor children, until each child reaches the age of eighteen, dies, marries, or otherwise becomes emancipated; except that if a child becomes eighteen years old while enrolled in and attending secondary school on a full-time basis, then the insurance shall be continued for the child until the child has graduated from secondary school or reaches twenty years of age, whichever occurs first.
	(1) The parent who maintains the insurance shall provide the other parent with an insurance identification card or such other acceptable proof of insurance coverage and shall cooperate with the other parent in submitting claims under the policy.
	(2) All money received by one of the parties for claims processed under the insurance policy shall be paid within five (5) days after the party receives the money, to the other party (if that other party paid the applicable health care service provider) or to the applicable health care provider (if the provider has not been paid by one of the parties).
()	(b) Insurance Not Available - Insurance (other than Medicaid) is not available at this time to either party at a reasonable cost. If health insurance for the children later becomes available to the parent who is required to pay child support for these children, then that parent must obtain the following types of insurance, unless it is then being provided by the other parent:
	() Health (medical, mental health and hospitalization) () Dental () Vision.
	When insurance has been obtained by either party, Paragraphs 7 (a)(1) and (2) shall apply.
8.	Uninsured Health Care Expenses - The
9.	Parenting Time Amounts - The approximate number of days of parenting time per year according to the visitation order isdays for the Father anddays for the Mother.
10.	Social Security Benefits [You must check & complete only one of the following paragraphs.]
()	(a) Not Received - The children do not receive Title II Social Security benefits under the account of the parent ordered to pay child support.
	Child Support Order Addendum, Page 3 of 5, Case #

- () **(b) Received** The children receive Title II Social Security benefits under the account of the parent ordered to pay child support. The benefits received by the children shall be counted as child support payments, and shall be applied against the final child support order to be paid by that parent.
 - (1) If the amount of benefits received is less than the amount of support ordered, the obligor shall pay the amount exceeding the Social Security benefit.
 - (2) If the amount of benefits received is equal to or more than the amount of support ordered, the obligor's responsibility is met and no further support shall be paid.
 - (3) Any Title II benefits received for the children's benefit shall be retained by the custodial parent or nonparent custodian for the children's benefit, and it shall not be used as a reason for decreasing the final child support order or reducing arrearages.
- 11. **Modification** [You must check & complete **only one** of the following paragraphs.]
- () (a) **Not Modification Action** This is an initial determination of child support, not a modification action.
- () **Support Not Modified** This action is a modification action, but the order does not modify the amount of child support that was previously ordered for these children The date of the initial support order concerning this child support case was:
- () (c) **Support Amount Modified** The order modifies the amount of child support that was previously ordered for these children. The basis for the modification is:
 - () (1) Substantial change in the income and financial status of the Father;
 - () (2) Substantial change in the income and financial status of the Mother;
 - () (3) Substantial change in the needs of the Children;
 - () (4) The noncustodial parent failed to exercise visitation provided under the prior order:
 - () (5) The noncustodial parent has exercised more visitation than was provided in the prior order.

The date of the initial support order concerning this child support case was:

_____.

- 12. **Continuing Garnishment for Child Support** Whenever, in violation of the terms of the order, there shall have been a failure to make the support payments, so that the amount unpaid is equal to or greater than the amount payable for one month, the payments required to be made may also be collected by the process of continuing garnishment for support.
- 13. **Income Deduction Order**

[You must check & complete **only one** of the following paragraphs: (a), (b) or (c).]

Child Support Order Ad	Idendum, Page 4 of 5
V	, Case #

() (a) An <i>Income Deduction Order</i> shall be entered by the Court, under OCGA § 19-6-32, for payment of the child support and alimony (if any) provided. The <i>Income Deduction Order</i> shall take effect:					
	[To finish (a), you must che		2). Do not check both.]		
	() (1) immediately upon entry by the		outh's symment. The Luceus		
	() (2) upon accrual of a delinquence <i>Deduction Order</i> may be enforcin OCGA §19-6-32 (f).		"Notice of Delinquency," as provided		
()	() (b) The parties agree that an <i>Income Deduction Order</i> is not immediately necessary.				
()	() (c) The Court finds that there is good cause not to require income deduction, having determined that income deduction will not serve the children's best interests and that there has been sufficient proof of timely payment of any previously ordered support.				
() us at	Parties' Consent - We knowingly at ffirms that the information we have pro-	• •	ree on the terms of this order. Each of dendum is true and correct.		
Fath	er's Signature	Mother's Sign	ature		
—— Thir	d Party Custodian				
or					
()	Contested Hearing.				
		ORDER			
, ,	The Court has reviewed the foregoing e the order of this Court.	g Child Support (Order Addendum, and it is hereby		
or					
	After a hearing in the above styled cas wn on this <i>Child Support Order Added</i>		by makes the finding of facts as		
	This Order entered on the	day of	, 20		
		,	COUNTY SUPERIOR		
		COURT Blue Ridge Ju	dicial Circuit		
		rder Addendum , Page			
	v				

Petitioner,	
-VS-	CIVIL ACTION
.	FILE NO
Respondent.	
FI <u>NA</u>	L JUDGMENT AND DECREE
Upon consideration of this ca	ase and evidence submitted as provided by law, it is the judgment
of the court that a total divorce be grant	ted, that is to say a divorce a vinculo matrimonii, between the
parties to the above-stated case upon I	egal principles.
It is considered, ordered, and	d decreed by the court that the marriage contract entered into
between the parties to this case, from a	and after this date, be and is set aside and dissolved as fully and
effectually as if no such contract had ev	ver been made or entered into.
Petitioner and Respondent in	n the future shall be held and considered as separate and distinct
persons altogether unconnected by any	y nuptial union or civil contract, whatsoever, and both shall have
the right to remarry.	
The Agreement entered into	between the parties dated and file on
is incorporate	ed by reference and made a part of this Final Judgment and
Decree. Each party are ORDERED an	d directed to comply with the terms and conditions.
The Court restores to Petitio	ner/Respondent her maiden name, to wit:
The Respondent/Petitioner is	s/are Ordered to attend the Families in Transition Seminar within
30 days of this Order or else be held in	contempt.
Decree entered this day of	
	JUDGE, CHEROKEE SUPERIOR COURT Blue Ridge Judicial Circuit