Cause Number:			
IN	THE MATTER OF THE MARRIAGE OF	In the	
Pet	itioner:		(Court Number)
	Print first, middle and last name of the spouse who filed for div		trict Court
	And	☐ Cou	unty Court at Law
Res	Print first, middle and last name of other spouse.		County, Texas
	Print first, middle and last name of other spouse.		
ΑN	D IN THE INTEREST OF:		
1	2	3	
4	5	6	
A h	Final Decree of the decree of	it Divorce	
The	ere was no jury. Neither the husband nor wife asked fo	r a jury.	
1.	Appearances		
Pe	titioner		
The	e Petitioner's name is:		·
т.	First Middle	NAT'C -	Last
	e Petitioner is the: (Check one box.)	vvire	
(Cr	neck one box.)		. 1. 6 (2.1
	The Petitioner was present, representing him/herself		•
Ш	The Petitioner was present, representing him/herself Divorce (called "Decree" throughout this document).	, and agreed to the t	erms of this Final Decree of
	The Petitioner was not present but has signed on pa	ige 24, agreeing to t	he terms of this Decree.
Re	spondent		
The	e Respondent's name is:	Middle	
Th		☑ Wife	Last
	, _		
	neck one box.)	colf and appounced	roady for trial
	The Respondent was present, representing him/hers		•
	The Respondent was present, representing him/hers		
	The Respondent was not present but filed an Answe 24 agreeing to the terms of this Decree.	r or waiver of Servic	e and has signed on page
	The Respondent was not present but filed a Global to notice of this hearing and did not otherwise appear		at waived Respondent's right
	The Respondent was not present but was served an Certificate of Last Known Address and a Military State		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.					
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. Divorce					
IT IS ORDERED that the Petitioner and the Respondent are divorced.					
5. Children					
5A. 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 <u>or</u> still in high school.					
(List <u>all</u> biological and adopted children you and your spouse have together who are under 18 or over 18 and still in high school.)					
State where Date Place child Child's name Sex of Birth of Birth Social Security # lives now					

The Court finds that there are **no other court orders** regarding any of the children listed above.

5B. Wife Not Pregnant

The Court finds that the Wife **is not** pregnant.

5C	. Dia	i the Wife nave a Child with Another Man while Marrie	ea to the Hus	spand?			
(Ch	eck c	one box.)					
		The Court finds that the Wife <u>did not</u> have any children with another man while married to the Husband.					
	Hus	Court finds that the Wife <u>did</u> have a child/children with another band. All of the children born during the marriage that are not be ogical children are named below:					
		Child's name	Sex	Date of Birth			
	1 _						
	2						
	3						
	4						
	5						
	belo (Che	The Court further finds that paternity of each child listed above has been established as set out below: (Check one box below. Attach copy of court order or Acknowledgement and Denial of Paternity for each child.) A court order has established that another man is the biological father and/or the Husband is not the biological father of the child/ren listed here:					
	A copy of the court order is attached to this Decree as Exhibit An Acknowledgement of Paternity was signed by the biological father 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 t each Acknowledgment and Denial of Paternity is attached to the					

6. 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 and medical 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 *5A* above.

7. Conservatorship (Custody)

7A. Rights and Duties of Both Parents

The Court **ORDERS** that <u>both</u> 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;
- 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 <u>each</u> 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 <u>each</u> parent *always* have 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/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/CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE PARENT/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/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/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.

7B. Parents Appointed Conservators

If the parents will be joint managing conservators, check box **7B(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 7B(1). Go to the next page and check box 7B(2). Fill in the information requested in box 7B2. 7B(1) Joint Managing Conservators The Court ORDERS that the parents are appointed Joint Managing Conservators and: (Check 7B(1)(a) or 7B(1)(b).) 7B(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 s/he: (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. this county or county adjacent to this county. Texas. other: 7B(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 attendance zone of: 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. Father **Parents Parents** (Check one box in each row.) exclusively exclusively iointly independently 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

child/ren's education

Forces

4. the right to represent the child/ren in a 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

6. the right to make decisions concerning the

	(C	heck one box in each row.)	Mother exclusively	Father exclusively	Parents jointly	Parents independently
	7.	the right to the services and earnings of				
	8.	the child/ren 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.				Ш
7B(2)		Sole Managing Conservator and Poss	sessory Co	nservator		
	The	e Court ORDERS that				is
		(Print the name of the parent a		Managing Conse	ervator of the	children.)
	app	pointed Sole Managing Conservator of the c	hildren.			
	The	e Court ORDERS that				is
		(Print the name of the par	ent appointed F	Possessory Con	servator of th	
	app	pointed Possessory Conservator of the child	lren.			
	The	e Court ORDERS that the Sole Managing Co y:	onservator h	nas the follow	ing <u>exclus</u>	ive rights and
		the right to designate the primary residence	of the child/r	en without ge	eographic i	restriction;
	2.	the right to consent to medical, dental, and s invasive procedures;	urgical treat	ment for the	child/ren in	volving
	3.	the right to consent to psychiatric and psycho	ological treat	tment of the	child/ren;	
	4.	the right to receive child support and to save child/ren;	or spend th	ese funds for	the benef	it of the
	5.	the right to represent the child/ren in legal ac substantial legal significance concerning the		nake other d	ecisions of	
	6.	the right to consent to marriage and to enlist	ment in the l	Jnited States	Armed Fo	orces;
	7.	the right to make decisions concerning the cl		ucation;		
		the right to the services and earnings of the				
	9.	except when a guardian of the child/ren's est been appointed for the child/ren, the right to child/ren's estates if the child/ren's action is a foreign government;	act as an ag	ent of the ch	ild/ren in re	elation to the
	10.	the duty to manage the estates of the child/re by community property or the joint property of			es have be	en created
7C. O	rder	Regarding Passports for the Children				
The Co	ourt C	ORDERS that: (Check one box.)				
Mo	other	shall have the exclusive right to apply for and	renew pass	sports for the	child/ren.	
☐ Fa	ther	shall have the exclusive right to apply for and	renew pass	ports for the	child/ren.	
		parent has the exclusive right to apply for or for or renews a passport for the child/ren mus				

8. Possession and Access (Visitation) The Court ORDERS that the parents shall have possession and access to the child/ren as ordered in the: (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.

9. Child Support

9A. Order to Pay Child Support

The Court ORDERS	(Obligor) to pay
(Print the name of the parent who	o will pay child support.)
child support to	(Obligee) in the amount
(Print the name of the parent who will	l receive child support.)
and manner described below until one of the following	events that terminate child support occurs for
each child listed in 5A above.	

9B. Events that Terminate Child Support

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. -or-
- The child marries, dies, or is emancipated by court order. -or-
- The child begins active duty in the United States armed forces. -or-
- 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.

9C. Obligor and Obligee

The Court **ORDERS** that the parent ordered to <u>pay</u> child support in **9A** above is the **Obligor** and will be referred to as the "**Obligor**" throughout this section.

The Court **ORDERS** that the parent ordered to <u>receive</u> child support in **9A** above is the **Obligee** and will be referred to as the **"Obligee"** throughout this section.

9D. Child Support Amount(s)

If only <u>one</u> child will receive support, check box **9D(1)** and fill in the child support amount and start date.

If <u>more</u> than one child will receive support, check box **9D(2)** and fill in the child support amounts and start date.

9D(1) 🗌	For a Single Child	
	Obligor is ORDERED to pay \$	child support per month. The 1 st payment is
	due on	A like payment is due on the 1 st day of each month
	after that until child support terminates	s for the child.
9D(2) 🗌	For Multiple Children	
	Obligor is ORDERED to pay \$	child support per month. The 1 st payment is
	due on Month / Day / Year	A like payment is due on the 1 st day of each month after
	that until child support terminates for <u>o</u>	one child.
	support terminates for one child. A like until child support terminates for a second After child support terminates for two child support per month. The 1st payments of the support per month.	ent is due on the 1 st day of the 1 st month after child e payment is due on the 1 st day of each month after that cond child. children, Obligor is ORDERED to pay \$ent 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
	child support per month. The 1 st payme	children, Obligor is ORDERED to pay \$ent is due on the 1 st day of the 1 st month after child like payment is due on the 1 st day of each month after a fourth child.
	child support per month. The 1 st payme	children, Obligor is ORDERED to pay \$ent is due on the 1 st day of the 1 st month after child like payment is due on the 1 st day of each month after a <u>fifth</u> child.
	child support per month. The 1 st payme	children, Obligor is ORDERED to pay \$ent is due on the 1 st day of the 1 st month after child like payment is due on the 1 st day of each month after a <u>sixth</u> child.

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

9E. 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 Court ORDERS Obligor to Include the following information with each payment:

- Name of parent ordered to pay child support, and
- Name of parent ordered to receive child support, and
- Cause Number and County of Decree or Order, and
- Attorney General Case Number, if applicable.

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

9F. 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.

9G.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.

9H. 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 not 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:

91. 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 78265</u>.

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, PO Box 659791, San Antonio, TX 78265.</u>

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.

9J. 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 Texas Child Support Disbursement Unit, PO Box 659791, San Antonio, TX 78265, where the payment will be recorded, and forwarded to Obligee.

9K. 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.

9L. 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 his/her 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.

9M. 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.

10. Medical Support

10A. Parents' Obligation to Provide Medical Support

<u>As additional child support</u>, the Court **ORDERS** the parents to provide medical support as set out in this order for each child listed in **5A** above until one of the following **events that terminate medical support** occurs for the child.

10B. Events that Terminate Medical Support

The obligation to provide medical 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. -or-
- The child marries, dies, or is emancipated by court order. -or-
- The child begins active duty in the United States armed forces. -or-
- 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.

10C. Court Findings about Health Insurance

The	e Court finds that <u>private</u> health insurance for the children:
(Ch	neck one.)
	is available at a reasonable cost to the person ordered to <u>pay</u> child support (Obligor) 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.
	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.

10D. Orders Regarding Health Insurance and Cash Medical Support

Check box 10D(1), 10D(2), <u>OR</u> 10D(3) on the following pages and write in the appropriate names (and start date if cash medical support is ordered).

Note: The **Obligor** is the parent ordered in this decree to <u>pay</u> child support and the **Obligee** is the parent who will <u>receive</u> child support.

- Check box 10D(1) if the Obligor will provide and pay for health insurance for the children.
- Check box **10D(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 10D(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.

10D(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 support) to get health insurance for the child/ren within 15 days of the date of this order through: (Check one.) Obligor's work or membership in a union, trade association, or other organization. another source available to Obligor. The health insurance must cover basic healthcare services, including usual physician services, office visits, hospitalization, and laboratory, X-ray, and emergency services. Obligor is ORDERED to pay, as additional child support, all costs of such health insurance, including but not limited to enrollment fees and premiums. Obligor is ORDERED to keep such health insurance in full force and effect on each child, who is the subject of this suit, until one of the above events that terminate medical support occurs for the child. Obligor is ORDERED to give Obligee the following within 30 days of the date of this order: Obligor's social security number and the name and address of Obligor's employer, and the name of the insurance carrier, the policy number, and proof the child/ren are covered, and a copy of the insurance policy and list of benefits covered, and insurance membership cards for the child/ren, and any forms needed to use the health insurance, and any forms needed to submit a claim. Obligor is ORDERED to give Obligee the following within 3 days of receipt: o any insurance checks or other payments for medical expenses paid by Obligee and any explanations of benefits relating to medical expenses paid or incurred by Obligee. If health insurance benefits for the child/ren are changed in any way, Obligor is ORDERED to give Obligee information about the change and any new forms needed to use the insurance within 15 days of the change.

If health insurance benefits are <u>cancelled</u>, Obligor is ORDERED to get new health insurance for the children **within 15 days** of the date of <u>cancellation</u>. The new insurance must equal or exceed the prior level of coverage. The new health insurance must cover basic healthcare services, including usual physician services, office visits, hospitalization, and laboratory, X-ray, and emergency services.

If Obligor 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 Obligee or others as authorized by law. See Texas Insurance Code, Section 1504.051

As additional child support, the Court ORDERS	(Print name of parent who will receive child support)
	15 days of the date of this order through: (Check one.)
Obligee's work or membership in a union, tranother source available to Obligee.	ade association, or other organization.
The health insurance must cover basic healthcavisits, hospitalization, and laboratory, X-ray, and	are services, including usual physician services, office lemergency services.
Obligee is ORDERED to maintain such health in of the above events that terminate medical su	nsurance in full force and effect on each child until one upport occurs for the child.
the name of the insurance company and the a copy of the insurance policy and list of ben insurance membership cards for the child/rea any forms needed to use the health insurance	me and address of Obligee's employer, and number, and proof the child/ren are covered, and policy number, and efits covered, and n, and
o any forms needed to submit a claim.	ing within 2 days of society
Obligee is ORDERED to give Obligor the follow any insurance checks or other payments for any explanations of benefits relating to medi	medical expenses paid by Obligor and
Obligor information about the change and any r	<u>changed</u> in any way, Obligee is ORDERED to give new forms needed to use the insurance within 15 nce benefits for the child/ren <u>changes</u> , Obligee is e change within 15 days of the change.
children within 15 days of the date of cancellat orior level of coverage. The new health insuran	ee is ORDERED to get new health insurance for the ion. The new insurance must equal or exceed the ce must cover basic healthcare services, including ation, and laboratory, X-ray, and emergency services.
If Obligee is eligible for dependent health coverable child/ren, the insurer is ORDERED to enroll the authorized by law. See Texas Insurance Code, See	child/ren on application of Obligor or others as
As additional child support, the Court ORDERS	Obligor,
	per month for reimbursement of health
nsurance premiums. The 1 st payment is due or	n A like payment is Month / Day / Year
	one of the above events that terminate medical
support occurs for each child.	

the children does **NOT** count as cash medical support.

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 his/her death.

Warning! Do <u>not</u> 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.

10D(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 (Print name of parent who will receive child support) 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. Obligee is ORDERED to give the Office of the Attorney General Child Support Division a copy of the insurance policy and list of benefits covered within 30 days of the date of this order. Obligee is ORDERED to give Obligor the following within 30 days of the date of this order: o the name of the insurance company and the policy number, and o a copy of the insurance policy and list of benefits covered, and o insurance membership cards for the child/ren, and o any forms needed to use the health insurance, and o any forms needed to submit a claim. Obligee is ORDERED to give Obligor the following within 3 days of receipt: o any insurance checks or other payments for medical expenses paid by Obligor and o any explanations of benefits relating to medical expenses paid or incurred by Obligor. If Obligee 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 Obligor or others as authorized by law. Texas Insurance Code, Section 1504.051 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. The 1st payment is due . A like payment is due on the 1st day of each month after that until on Month / Day / Year one of the above events that terminate medical 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. 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 money paid by Obligor directly to Obligee or spent while in possession of the children does **NOT** count as cash medical support.

IT IS ORDERED that Obligor is allowed to stop paying of 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 **10D3**. It does **not** apply to any other section.

10E. 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:

10D(1) above is checked and Obligor is <u>not</u> providing health insurance as ordered, then Obligor is liable for **100 percent** of all necessary medical expenses of the child/ren.

10D(2) above is checked and Obligee is <u>not</u> providing health insurance as ordered, then Obligee is liable for **100 percent** of all necessary medical expenses of the child/ren.

If **10D(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.

Reasonable and necessary health care expenses that must be paid by the parents if not covered by insurance include: copayments for office visits and prescription drugs, the yearly deductible, if any, medical, surgical, and prescription drug expenses, mental health-care services, dental and orthodontic expenses, *and* eye care and ophthalmological expenses. These reasonable and necessary health-care expenses do not include expenses for travel to and from the health-care provider or for nonprescription medication.

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.

10F. Claims

Either parent may file claims and receive payments directly from the insurance carrier. Further, for the sole purpose of *Texas Insurance Code Sections 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.**

10G. 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 expense.

11.Parent's Information

11A. Disclosure of Mother's Information (Check one box.)

	The Court ORDERS Moth Father, the Court and the ORDERED in section 12	State Case Registr			
	(Fill in the following informat	ion for the Wife/Mothe	er.)		
	Name:				
	Home Address:				
	Mailing Address:				
	Home phone #	()	Wor	k phone #: _()
	FULL Social Security #:				
	Driver's License #:		Iss	uing state:	
	Employer:				
	Work address:				
11	Mother's information to Faharm or injury or would su Mother's address and oth Mother is not required to the Court of changes in the and changes in her mailin P.O. Box 12017, Austin, T. B. Disclosure of Father The Court ORDERS Fath Mother, the Court and the ORDERED in section 12 of the mail of the court and the ORDERED in section 12 of the mail of the court and the order.	abject Mother or the er identifying inform give her address or nat information. The g address to the Stexas 78711-2017. **Transaction** **Tr	children to family nation not be discle other identifying in a Court ORDERS I ate Case Registry. Check one box.)	violence. The Coosed. The Court information to Fat Mother to provide and Contract Service on and changes in	ourt ORDERS that further ORDERS that her or notify Father or her mailing address es Section, MC046S,
	(Fill in the following informat	ion for the Husband/F	ather.)		
	Name:				
	Home Address:				
	Mailing Address:				
	Home phone #:	()	Worl	k phone #: _()
	FULL Social Security #:		·		
	Driver's License #:		lss	uing state:	
	Employer:				
	Work address:				
	The Court finds, pursuant Father's information to Moharm or injury or would suffather's address and other Father is not required to the Court of changes in the and changes in his mailin P.O. Box 12017, Austin, T	other is likely to cau ubject Father or the er identifying inform give his address or eat information. The g address to the Sta	se Father or the concluder to family ation not be disclouther identifying in a Court ORDERS I	children harassme violence. The Co osed. The Court to aformation to Moth Father to provide	ent, abuse, serious burt ORDERS that further ORDERS that her or notify Mother or his mailing address

12. 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 60^{TH} 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 5^{TH} 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.

13. 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.

14. 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".)

14A. Husband's Separate Property

The	e Court confirms th	at the Husband owns the	following propert	y as his sep	arate property	:
1.	House or Land lo		0''		0/-/-	
		Street Address ned this property before m eived this property as a gi			State	Zip
2.		torcycles or other vehic a gift or inheritance during Make			ehicles <i>before</i> Identification No.	_
3.	Husband owned t	Property Confirmed as I he following money or proy as a gift during the marr	operty <i>before</i> the	marriage <u>or</u>	inherited or re	
		d the following money reco		al injuries tha	at occurred dur	ing the
sep Wif	e Court ORDERS to parate property and fe is ORDERED to	Community Property hat the Husband is award Wife is divested of (lose, sign any deeds or docum s responsible for preparing	s) all right, title, in ents needed to tr	terest and cansfer any p	laim in and to	that property.
		sband's care, custody or o			e, that this Dec	ree does not
2.	House or land loc	ated at: Street Address		City	State 2	Zip
	Legal Description:			•	State 2	⊆ip
	Legal Description.					
	also available at the description listed or	scription is on the deed you i e county clerk's office in the o n your property tax bill becau CORRECT. If you are not ab	county where the h use it is usually inco	ouse or land i Implete. IT IS	is located. Do N	OT use the legal
3.	All cash and mon	ey in any bank or other fir	nancial institution	listed in Hus	sband's name	alone.
4.	Any insurance po	licy that covers Husband's	s life.			
5.	Year	rucks, motorcycles or othe Make	Model	Vehicle	e Identification No.	
6.	Husband will also	keep the following prope	rty:			

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

14C. Wife's Separate Property

The Court confirms that Wife owns the following property as her separate property: 1. **House** or **Land** located at: Street Address City 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 Vehicle Identification No. [VIN] 3. Other Money or Property Confirmed as Wife's Separate Property Wife owned the following money or personal property before the marriage: Wife inherited or received as a gift the following money or personal property during the marriage: Wife received the following money recovery for personal injuries that occurred during the marriage that was not for lost wages or medical expenses: 14D. Wife's Community Property The Court ORDERS that the Wife is awarded the following property as her sole and separate property and Husband is divested of (loses) all right, title, interest and claim in and to that property. Husband is ORDERED to sign any deeds or documents needed to transfer any property listed below to the Wife. Wife is responsible for preparing the documents. 1. All property in Wife's care, custody or control, or in Wife's name, that this Decree does not give to the Husband. 2. House or land located at: Street Address Citv State Legal Description: Note: The legal description is on the deed you received when you became an owner of the house or land. It is also available at the county clerk's office in the county where the house or land is located. Do NOT use the legal description listed on your property tax bill because it is usually incomplete. IT IS VERY IMPORTANT THAT THIS INFORMATION IS CORRECT. If you are not absolutely sure, talk to a lawyer. 3. All cash and money in any bank or other financial institution listed in Wife's name alone. 4. Any insurance policy that covers Wife's life. 5. Wife's cars, trucks, motorcycles or other vehicles listed below: Year Make Model Vehicle Identification No. [VIN] 6. Wife will also keep the following property:

14E. Retirement Funds in Husband's Name

(For example: pension, retirement, 401(k), 403(b), employee stock ownership, profit sharing, thrift, Keogh, and stock option plans, as well as individual retirement accounts (IRAs), annuities and variable annuity life insurance benefits.)

The Court	akes the following orders regarding retirement funds in Husband's name.				
(Check 14E) or 14E(2).)				
14E(1) 🗌	Husband is awarded 100% of all retirement funds in Husband's name alone, including but not limited to all rights to any pension, retirement, military retirement, 401(k), 403(b), employee stock ownership, profit sharing, thrift, Keogh, and stock option plans in Husband's name alone, along with 100% of any individual retirement accounts (IRAs), annuities, and variable annuity life insurance in Husband's name alone.				
14E(2) 🗌	The following retirement funds in Husband's name are divided between Husband and Wife: (It is very important to list the <u>exact</u> 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 <i>Final Decree of Divorce</i> is	s			
	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 and as more specifically described in the <i>Qualified Domestic Relations Order</i> signed by the Court.				
	is awarded \$ to Wife and the remainder to Husband and as more specifically described in the <i>Qualified Domestic Relations Order</i> signed by the Court.				
	other:				
	The Court ORDERS that Husband is awarded all retirement funds in Husband's name alone that are not specifically awarded to Wife above.)			
	The Court checks this box, if applicable.				
	A Qualified Domestic Relations Order was signed by the Court on the same day this <i>Final Decree of Divorce</i> was signed by the Court.				

14F. Retirement Funds in Wife's Name

(For example: pension, retirement, 401(k), 403(b), employee stock ownership, profit sharing, thrift, Keogh, and stock option plans, as well as individual retirement accounts (IRAs), annuities and variable annuity life insurance benefits.)

The Court r	nakes the following orders regardi	ing retirement funds in W	ife's name.			
(Check 14F	1) or 14F(2).)					
14F(1) 🗌	pension, retirement, military retire sharing, thrift, Keogh, and stock of	ement, 401(k), 403(b), er option plans in Wife's nar	me alone, including all rights to any nployee stock ownership, profit me alone, along with 100% of any ble annuity life insurance in Wife's			
14F(2) 🗌	The following retirement funds in (It is very important to list the exact name		between Husband and Wife: tirement fund being divided by the Court.)			
	Formal Name of Ret	irement Fund	Account Number			
	The Court ORDERS that the port	tion of each retirement fu	nd listed above accrued between			
	the date of the marriage	and the	date this <i>Final Decree of Divorce</i> is			
	signed by the Court: (Check one.)					
	is awarded 50% to Wife and 50% to Husband and as more specifically described in the <i>Qualified Domestic Relations Order</i> signed by the Court.					
			sband and as more specifically Order signed by the Court.			
	is awarded \$ to Husband and the remainder to Wife and as more specifically described in the <i>Qualified Domestic Relations Order</i> 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 Related Final Decree of Divorce was		by the Court on the same day this			

14G. Debts to Husband

The	e 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:
3.	Month Day Year 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)
14	H. <u>Debts to Wife</u>
The	e Court ORDERS Wife to pay the debts listed below:
1.	All debts, taxes, bills, liens, and other charges, present and future, that are in Wife's name alone unless this Decree requires otherwise.
2.	Any debt Wife incurred after separation. Date of separation: Month Day Year
3.	The balance due on any loan or mortgage for the real property that this Decree gives to Wife alone.
4.	The balance due on any loan for any vehicles that this Decree gives to Wife alone.
5.	All other debts listed below, which are not in Wife's name alone: (such as credit cards, student loans, medical bills, income taxes)
15	. Muniment of Title
	s Decree shall serve as a muniment of title to transfer ownership of all property awarded to any party his Final Decree of Divorce. (A "muniment of title" creates an official record of ownership transfer.)
16	. Name Change
The	e Court ORDERS the name of the: (Check all boxes that apply.)
	Husband changed back to a name used before marriage, as it appears below.
	First Middle Last
	Wife changed back to a name used before marriage, as it appears below.

Middle

First

Last

17. 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 an *Affidavit of Indigency or Declaration of Indigency* that was not successfully contested is not required to pay court costs.

18. Other Orders

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

1	9.	Fir	۱al	O	rde	rs
	J.		ıuı	\mathbf{v}	u	

Any orders requested that do not appear above are denied. This Decree is a final judgment that disposes of all claims and all parties and is appealable.

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

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

The Court ORDERS to Parent B.	hat in this Standard Possession Order the conservators are designated as Parent A and
"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.

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. Parent B's Local Schedule

Except as otherwise expressly provided in this Standard Possession Order, when Parent B lives 100 miles or less from the primary residence of the child/ren, Parent B shall have the right to possession of the child/ren as follows:

(a)	<u>Weekends</u> – Parent B shall have the right to possession of each month.	of the child/ren on the 1 $^{\rm st}$, 3 $^{\rm rd}$ and 5 $^{\rm th}$ weekends
	If the weekend occurs during the regular school term, it s	hall:
	begin on the 1 st , 3 rd and 5 th Friday of each month at: (Check one box.) 6 p.m. the time the child's school is regularly dismissed	 and end at: (Check one box.) 6 p.m. the following Sunday. the time the child's school resumes after the weekend.
	If the weekend does not occur during the regular school of each month at 6 p.m. and end at 6 p.m. the following \$	
(b)	Weekends Extended by a Holiday	
	If Parent B's weekend begins on a student holiday or during the regular school term or begins on a federal, stathe summer break, that weekend period of possession slin-service day at: (Check one box.) 6 p.m.	ate, or local holiday that falls on a Friday during
	the time the child's school is regularly dismissed.	
	If Parent B's weekend ends on or is immediately follow day that falls on a Monday during the regular school te that falls on a Monday during the summer months when possession shall <i>end</i> at 6 p.m. on that Monday.	rm or ends on a federal, state, or local holiday
(c)	<u>Thursdays</u> – Parent B shall have the right to possession regular school term:	of the child/ren each Thursday during the
	beginning at: (Check one box.)	and ending at: (Check one box.)
	6 p.m.the time the child's school is regularly dismissed.	8 p.m.the time the child's school resumes on Friday.
(d)	Spring Vacation – Parent B shall have the right to posse even-numbered years:	ession of the child/ren during Spring vacation in
	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 the child/ren's school is regularly dismissed.	
(e)	Extended Summer Possession With Written Notice b	v April 1 – If Parent B gives Parent A written
(9)	notice by April 1 of a year specifying an extended period Parent B shall have possession of the child/ren for 30 da child's school is dismissed for the summer vacation and resumes at the end of the summer vacation in that year. exercised in no more than two separate periods of at least the written notice. The extended summer possession multiple periods of possession shall begin and end at 6 p.r.	or periods of summer possession for that year, ys beginning no earlier than the day after the ending no later than seven days before school. The extended summer possession must be st seven consecutive days each, as specified in ust not interfere with Father's Day possession.

(f) 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.

6. Parent B's Long-Distance Schedule

Except as otherwise expressly stated in this Standard Possession Order, when Parent B lives over 100 miles from the primary residence of the child/ren, Parent B shall have the right to possession of the child/ren as follows:

(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 1 st , 3 rd and 5 th weekends of each month.
	If the weekend occurs during the regular school term, it shall:
	begin on the 1 st , 3 rd and 5 th Friday of each month at: (Check one box.) General and end at: (Check one box.) General and end at: (Check one box.) General and end at: (Check one box.) the time the child's school resumes after the weekend.
	If the weekend does not occur during the regular school term, it shall begin on the 1 st , 3 rd and 5 th 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 teacher in-service day that falls on a Friday during the regular school term or begins on a federal, state, or local holiday that falls on a Friday during the summer break, that weekend period of possession shall <i>begin</i> on the Thursday before the holiday or in-service day at: (Check one box.)
	☐ 6 p.m. ☐ 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 or ends on a federal, state, or local holiday that falls on a Monday during the summer months when school is not in session, that weekend period of possession shall <i>end</i> at 6 pm on that Monday.
(c)	Spring Vacation – Parent B shall have the right to possession of the child/ren during Spring vacation every year beginning at 6 p.m. on the day the child is dismissed from school for Spring Vacation and ending at 6 p.m. on the day before school resumes after that vacation.
(d)	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) Extended Summer Possession without Written Notice by April 1 – If Parent B does not gives Parent A written notice by April 1 of a year specifying an extended period or periods of summer

year beginning at 6 p.m. on June 15 and ending at 6 p.m. on July 27.

possession for that year, Parent B shall have possession of the child/ren for 42 consecutive days in that

7. Parent A's Local Schedule

This schedule applies when Parent B lives 100 miles or less from the primary residence of the child/ren.

Notwithstanding Parent B's weekend and Thursday periods of possession, it is expressly ORDERED that Parent A shall have a superior right to possession of the child/ren as follows:*

(a)	Spring Vacation – Parent A shall have the right to poss	ession 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.)	and ending at 6 p.m. the day before school resumes after that vacation.
	☐ 6 p.m. ☐ the time the child/ren's school is regularly dismissed	

- (b) 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. Parent A must pick up the child/ren from Parent B and returns the child/ren to that same place. This weekend must not interfere with Father's Day possession.
- (c) 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.

8. Parent A's Long-Distance Schedule

This schedule applies when Parent B lives over 100 miles from the primary residence of the child/ren.

Notwithstanding Parent B's weekend periods of possession, it is expressly ORDERED that Parent A shall have a superior right to possession of the child/ren as follows:**

- (a) 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.
- (b) 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.

^{*} Parent A has the right to possession of the child/ren at these times even if it conflicts with one or more of Parent B's weekend or Thursday periods of possession.

^{**} Parent A has the right to possession of the child/ren at these times even if it conflicts with one or more of Parent B's weekend periods of possession.

9. Holidays Unaffected by Distance

Notwithstanding the weekend and Thursday periods of possession of Parent B, Parent A and Parent B shall have the right to possession of the child/ren as follows:

(a)	<u>Christmas Holidays in Even-Numbered Years</u> - In even-right to possession of the child:	numbered years, Parent B shall have the	
	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.		
(b)	<u>Christmas Holidays in Odd-Numbered Years</u> - In odd-num to possession of the child:	bered years, Parent A shall have the right	
	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 December 28 and ending at 6:00 P.M. on the day before school vacation.		
(c)	<u>Thanksgiving in Odd-Numbered Years</u> - Parent B shall hav the Thanksgiving Holiday in odd-numbered years:	e the right to possession of the child for	
	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.		
(d)	Thanksgiving in Even-Numbered Years - Parent A shall have the right to possession of the child for the Thanksgiving Holiday in even-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.		
(e)	<u>Child's Birthday</u> - If a parent is not otherwise entitled under t possession of a child on the child's birthday, that parent shall 6 p.m. and ending at 8 p.m. on that day, provided that that parent's residence and returns the child to that same place.	have possession of the child beginning at	
(f)	<u>Father's Day</u> - Father shall have the right to possession of the the Friday before Father's Day and ending at: (Check one box.)	e child each year, beginning at 6 p.m. on	
	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 cl Mother's residence and return the child to that same place.	nild, he must pick up the child from	
(g)	Mother's Day - Mother shall have the right to possession of the	ne child each year:	
	beginning on the Friday before Mother's day at: (Check one box.)	and ending at: (Check one box.)	
	☐ 6 p.m.	☐ 6 p.m. on Mother's Day☐ 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 c Father's residence and return the child to that same place.	hild, she must pick up the child from	

10. 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	<u>Possession</u>

	Parent A is ORDERED to surrender the child to Parent B 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. and Parent A is ORDERED to surrender the child to Parent B at the location designated below at 6 p.m.
	If a period of Parent B's possession begins at another time, 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: (Check one.)
	☐ 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: <i>(Check one.)</i> 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 brought at the beginning of the period of possession.
- (d) <u>Designation of Competent Adult</u> 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) <u>Inability to Exercise Possession</u> 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) <u>Written Notice</u> 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.