	IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
	IN AND FOR	COUNTY, FLORIDA
		Case No:
		Division:
	, Petitioner,	
An	·	
	Respondent.	
		ĘĶO
	AGREEMENT FOR RELOCATION WITH M	
	ORNOT INCLUDING MODIFICA	ATION OF CHILD SUPPORT
loo	I, {full legal name}	
_	al name} at the following information is true:	, (Respondent) being sworn, certify
LIIC	te the following information is true.	
1.	The parties to this action were granted a final ju	
	() paternity on {date} A co	py of the final judgment and any
	modification(s) is/are attached.	
2.	[If Applicable]. The following other person is an	individual who is not a parent, but with
۷.	whom the child resides pursuant to a court orde	
	sharing with, of visitation with the child(ren)	
3.		l judgment or (☐) most recent modification
	thereof describes the present custody, visitation	, or time-sharing schedule.
	The decreed of N and the N and the t	Aller A consequents and
4.	The dependent or minor child(ren) referred to in	ithis Agreement are:
	Name(s)	Birth Date(s)
		.,
SEC	CTION I. RELOCATION	
A.	Since the final judgment or last modification the	reof, there has been a substantial change in
	circumstances, requiring a modification of the p	
	sharing schedule. Both parties agree and stipula	
	modification to allow the	to relocate with the minor child (ren)

and modify the terms regarding visitation or time-sharing, with or without a hearing.

В.	The	e following relocation information is true and correct:
	1.	The location of the intended new residence, including the state, city, and physical
		address, if known, is:
	2.	The mailing address of the new physical residence, if not the same as the physical address, is:
	3.	The home telephone number of the intended new residence, if known, is:
	4.	The date of the intended move or proposed relocation is:
SEC	CTIO	N II: PARENTAL RESPONSIBILITY AND TIME-SHARING SCHEDULE (Choose only one)
		Parental Responsibility and Time-Sharing shall remain the same as previously set out in
		the () Final Judgment of Dissolution, () Final Judgment of Paternity or subsequent
		(□) Other {title of supplemental order or judgment}
		dated and will continue without modification;
OR		
		The parties shall comply with the Parenting Plan which is attached and incorporated herein as Exhibit
OR		et
		The parties shall comply with the following Parenting Plan and time-sharing schedule:
A.		RISDICTION E United States is the country of habitual residence of the child(ren).
		e State of Florida is the child(ren)'s home state for the purposes of the Uniform Child stody Jurisdiction and Enforcement Act.
	Cus 42 Cor	s Parenting Plan is a child custody determination for the purposes of the Uniform Child stody Jurisdiction and Enforcement Act, the International Child Abduction Remedies Act, U.S.C. Sections 11601 et seq., the Parental Kidnapping Prevention Act, and the avention on the Civil Aspects of International Child Abduction enacted at the Hague on cober 25, 1980, and for all other state and federal laws.
	Oth	ner·

B. PARENTAL RESPONSIBILITY AND DECISION MAKING

1.	Parent	al Responsibility (Choose only one)
		Shared Parental Responsibility. It is in the best interests of the child(ren) that the parents confer and jointly make all major decisions affecting the welfare of the child(ren). Major decisions include, but are not limited to, decisions about the child(ren)'s education, healthcare, and other responsibilities unique to this family.
	OR	
		Shared Parental Responsibility with Decision Making Authority. It is in the best interests of the child(ren) that the parents confer and attempt to agree on the major decisions involving the child(ren). If the parents are unable to agree, the authority for making major decisions regarding the child(ren) shall be as follows: Education/Academic decisions Non-emergency health care Mother Father
		Mother Father Mother Father Mother Father
	OR	
		Sole Parental Responsibility It is in the best interests of the child(ren) that the Mother Father shall have sole authority to make major decisions for the child(ren.) It is detrimental to the child(ren) for the parents to share decision making because:
2.	Unless regard tasks, v in the I or safe makes	cherwise specified in this Parenting Plan, each parent shall make decisions ing day-to-day care and control of each child, including the performance of daily while the child is with that parent. Regardless of the allocation of decision making Parenting Plan, either parent may make emergency decisions affecting the health ty of the child(ren) when the child is residing with that parent. A parent who an emergency decision shall share the decision with the other parent as soon as ably possible.
3.	Extracı	urricular Activities (Choose all that apply)
		Either parent may register the child(ren) and allow them to participate in the activity of the child(ren)'s choice.

			The parents must mutually agree to all extra-curricular activities.
			The costs of the extra-curricular activities shall be paid by: Mother % Father %
			The uniforms and equipment required for the extra-curricular activities shall be paid by: Mother % Father %
			Other:
C.	IN	FORMA	TION SHARING. Unless Otherwise Indicated or Ordered by the Court:
	1.	school consul coope welfar	s otherwise prohibited by law, both parents shall have access to medical and records pertaining to the child(ren) and shall be permitted to independently it with any and all professionals involved with the child(ren). The parents shall rate with each other in sharing information related to the health, education, and the of the child(ren) and they shall sign any necessary documentation ensuring that parents have access to said records.
	2.		parent shall be responsible for obtaining records and reports directly from the and health care providers.
	3.		parents have equal rights to inspect and receive governmental agency and law sement records concerning the child(ren).
	4.	school	parents shall have equal and independent authority to confer with the child(ren)'s larger, health care providers, and other programs with regard to the en)'s educational, emotional, and social progress.
	5.	Both p	parents shall be listed as "emergency contacts" for the child(ren).
	6.	and co	parent has a continuing responsibility to provide a residential and mailing address, ontact telephone number(s) to the other parent. Each parent shall notify the other tin writing within 24 hours of any changes. Each parent shall notify the court in g within seven (7) days of any changes.
	7.	Other:	
D.	SCI	HEDULI	NG
	1.	If nece	Calendar essary, on or before of each year, both parents should obtain a of the school calendar for the next school year. The parents shall discuss the lars and the time-sharing schedule so that any differences or questions can be ed.

		The parents shall follow the school calendar of: (Choose all that apply)	
		the oldest child	
		the youngest child the school calendar for County	
		the school calendar for School	
		the school calendar forschool	
	2.	Academic Break Definition	
		When defining academic break periods, the period shall begin at the end of the last scheduled day of classes before the holiday or break and shall end on the first day of regularly scheduled classes after the holiday or break.	
	3.	Schedule Changes (Choose all that apply)	
		A parent making a request for a schedule change will make the request as s as possible, but in any event, except in cases of emergency, no less t before the change is to occur.	
		A parent requesting a change of schedule shall be responsible for any additional child care, or transportation costs caused by the change.	onal
		Other	
E.	TIN	ME-SHARING SCHEDULE	
	1.	Weekday and Weekend Schedule	
		The following schedule shall apply beginning on with the	ne
		Mother Father and continue as follows:	
		The child(ren) shall spend time with the Mother on the following dates and times:	
		WEEKENDS: Every Very Other Other (specify):	
		Fromtotototototo	
		From to	
		OTHER, (C. A. C. C.)	
		OTHER: (Specify)	
		The child(ren) shall spend time with the Father on the following dates and times: WEEKENDS: Every Every Other Other (specify):	
		Fromto	
		WEEKDAYS: (Specify days)	
		From to	
		OTHER: (specify)	
			.
		The child(ren) shall spend time withon the following da	ates

			to)	
From_			t	0	
OTHE	R: (specify)				
Comp		rate Attachm		_	edule for any child. ere is a different time-
		a different timent	ne-sharing sche	dule for the follo	owing child(ren) in
	(Name o	f Child)	, and	(Name of C	<u>.</u>
	(Name o	i Cilia)		(Name of C	niia)
Holida	ay Schedul	e (Choose only	/ one)	. Hill	
	No holid	av time sharin	g shall apply. T	he regular time-	sharing schedule set fo
Ш		all apply.		G	
)	
	Holiday 1	time-sharing s	hall be as the p	arties agree.	
					ollowing schedule. The
				_	ekday, weekend, and
					Father to indicate wher
					ginning and ending time
					r with one parent, then
	child(ren	i) will remain v	with the parent	in accordance w	vith the regular schedu
Holida	ave II	Even Years	Odd Years	Every Year	Begin/End Time
	er's Day	Evell Teals	Juu Teals	LVCIY ICAL	Degin/ Lifu Tillie
	r's Day				
	ent's Day				
	•	ng Day			
Easter		J =/			
Passo					
		eekend			
4 th of	•				
	Day Week	end			
	, ibus Day W				
Hallov	•				
Thank	sgiving				
Vetera	an's Day				

	Hanukka Yom Kip Rosh Ha Child(rer	pur
3.	Winter E A. Win	Break Iter Break (Choose only one)
		The Mother Father shall have the child(ren) from the day and time school is dismissed until December ata.m./p. m inodd-numbered years even-numbered years every year. The other parent will have the children for the second portion of the Winter Break. The parties shall alternate the arrangement each year.
		The Mother Father shall have the child(ren) for the entire Winter Break during odd-numbered years even-numbered years every year.
		Other:
	If no	cific Winter Holidays It addressed above, the specific Winter Holidays such as Christmas, New Year's Hanukkah, Kwanzaa, etc. shall be shared as follows:
4.	Spring B	reak (Choose only one)
		The parents shall follow the regular schedule.
		The parents shall alternate the entire Spring Break with the Mother having the child(ren) during the dod-numbered even-numbered years.
		The Father Mother shall have the child(ren) for the entire Spring Break every year.
		The Spring Break will be evenly divided. The first half of the Spring Break will go to the parent whose regularly scheduled weekend falls on the first half and the second half going to the parent whose weekend falls during the second half.
		Other:

5.	Summe	er Break (Choose only one)
		The parents shall follow the regular schedule through the summer.
		The Mother Father shall have the entire Summer Break from after school is out until before school starts.
		The parents shall equally divide the Summer Break. During [] odd-numbered years even-numbered years, the Mother Father shall have the child(ren) from after school is out until. The other parent shall have the child(ren) for the second half of the summer break. The parents shall alternate the first and second halves of Summer Break each year unless otherwise agreed. During the extended periods of time-sharing, the other parent shall have the child(ren).
		Other:
6.	Based (er of Overnights: upon the time-sharing schedule, the Mother has a total of overnights per and the Father has a total of overnights per year. Note: The two numbers qual 365.
TR	ANSPOR	TATION AND EXCHANGE OF CHILD(REN)
rea	dy at th	ts shall have the child(ren) ready on time with sufficient clothing packed and e agreed upon time of exchange. All necessary information and medicines will the child(ren).
adv	vance of travel pla	shall exchange travel information and finalize travel plans at least days in the date of travel. Except in cases of emergency, any parent requesting a change ans after the date of finalization shall be solely responsible for any additional
1.	If a par	obile Transportation and Exchange (Choose only one) ent is more than minutes late without contacting the other parent to make trangements, the parent with the child(ren) may proceed with other plans and les.
		The Mother Father shall provide all transportation.
		The [] Mother [] Father shall pick up the child(ren) at the beginning of the visit and the other parent shall pickup the child(ren) at the end of the visit. The exchange shall take place:
		At the parents' homes unless otherwise agreed

F.

		At the following location unless the parties agree in advance to a different place
		The parents shall meet at the following central location:
		Other:
2.	Airline	ne and Other Public Transportation and Exchange (Choose all that apply) regulations govern the age at which a child may fly unescorted. An older child or n may fly under such regulations as each airline may establish.
	Airline	reservations should be made well in advance, and preferably non-stop.
		nt information shall be sent to the other party(ies) at leastdays in advance flight by the party purchasing the tickets.
	shall ex parent If the	child(ren) are flying accompanied by a party, the parent picking up the child(ren) exchange the child(ren) with the other parent at and the returning the child(ren) shall exchange the child(ren) at exchange is to be made at the airport, the party flying in to pick up or drop off the en) from/to the airport must notify the other party of any flight delays.
	parent depart who m	otherwise agreed in advance, if the child(ren) are flying unaccompanied, the taking the child(ren) to the airport must call the other parent immediately upon ure to notify the other parent that the child(ren) is/are arriving, and the parent eets the child(ren) must immediately notify the other parent upon the en)'s arrival.
		Until a child reaches the age of, the parties agree that the child(ren) shall take a direct flight and/or fly accompanied by
		Once a child reaches the age of the child shall be permitted to fly accompanied by an airline employee.
		Once a child reached the age of the child shall be permitted to fly unescorted.
		Other:
3.		of Airline and Other Public Transportation (Choose all that apply) rents shall work together to purchase the most convenient and least expensive.
	by a m	otherwise agreed or in the case of an unavoidable emergency, any costs incurred issed travel connection shall be the sole responsibility of the parent who failed to deliver the child(ren) to the missed connection.

		Transportation costs are included in the Child Support Worksheets and/or the Order for Child Support and should not be included here.
		The Mother shall pay% and the Father shall pay % of the transportation costs.
		The Mother shall pay% and the Father shall pay% of the transportation costs for an adult to accompany the child(ren) during travel.
		If the parents are sharing travel costs, the non-purchasing parent shall reimburse the other parent within days of receipt of documentation establishing the travel costs.
		Other:
4.	Foreign	and Out-Of-State Travel (Choose all that apply)
		Either parent may travel within the United States with the child(ren) during his/her time-sharing. The parent traveling with the child(ren) shall give the other parent at least days written notice before traveling out of state unless there is an emergency, and shall provide the other parent with a detailed itinerary, including locations and telephone numbers where the child(ren) and parent can be reached at least days prior to traveling.
		Either parent may travel out of the country with the child(ren) during his/her time-sharing. At leastdays prior to traveling, the parent shall provide a detailed itinerary, including locations, and telephone numbers where the child(ren) and parent may be reached during the trip. Each parent agrees to provide whatever documentation is necessary for the other parent to take the child(ren) out of the country.
		If a parent wishes to travel out of the country with the child(ren), he/she shall provide the following security for the return of the child(ren)
	-	
		Other
5.	Other t	cravel and exchange arrangements:
ED	UCATIO	N
1.		designation. For purposes of school boundary determination and registration, Mother's Father's address shall be designated.

G.

	2.	{If Applicable} The following provisions are made regarding private or home schooling:
	3.	Other.
Н.	DE	SIGNATION FOR OTHER LEGAL PURPOSES
	the all	e child(ren) named in this Relocation Agreement are scheduled to reside the majority of time with the Mother Father. This majority designation is SOLELY for purposes of other state and federal laws which require such a designation. This designation does not ect either parent's rights or responsibilities under this Relocation Agreement.
I.	со	MMUNICATION
	2.	All communications regarding the child(ren) shall be between the parents. The parents shall not use the child(ren) as messengers to convey information, ask questions, or set up schedule changes. The parents shall communicate with each other by: (Choose all that apply) in person by telephone by letter by e-mail Other: Between Parent and Child(ren) Both parents shall keep contact information current. Telephone or other electronic communication between the child(ren) and the other parent shall not be monitored by or interrupted by the other parent. "Electronic communication" includes telephones, electronic mail or e-mail, webcams, video-conferencing equipment and software or other wired or wireless technologies or other means of communication to supplement
		face to face contact. The child(ren) may have telephone e-mail other electronic communication in
		the form of with the other parent: (Choose only one)
		Anytime Every day during the hours of to to
		On the following days
		during the hours of

		Other:
	3.	Costs of Electronic Communication shall be addressed as follows:
J.	CH	ANGES OR MODIFICATIONS OF THE PARENTING PLAN
		nporary changes may be made informally without a written document. When the ents do not agree, the Parenting Plan remains in effect until further order of the court.
	-	y substantial changes to the Parenting Plan must be sought through the filing of a pplemental petition for modification.
K.	DIS	PUTES OR CONFLICT RESOLUTION
	of t	ents shall attempt to cooperatively resolve any disputes which may arise over the terms the Parenting Plan. The parents may wish to use mediation of other dispute resolution thods and assistance, such as Parenting Coordinators and Parenting Counselors, before ag a court action.
SEC	CTIO	N III: CHILD SUPPORT AND INSURANCE
A.	If th	ne requested modification is granted, the parties: agree that child support should be modified, consistent with the modification of the time-sharing schedule agree that child support will NOT be modified.
В.	Wo	Mother Father will pay child support, under Florida's child support guidelines, tion 61.30, Florida Statutes, to the other parent. The Child Support Guidelines orksheet, Florida Family Law Rules of Procedure Form 12.902(e), is completed and ached.
	eve con em {da	s parent shall be obligated to pay child support in the amount of \$, ery \[week \[other week \[month, beginning \{date\} \] and attinuing until: \[modification by court order; \[the youngest child turns 18, becomes ancipated, marries, dies, or joins the armed services; or \[if after the age of 18, until te\} \[If the child support amount above deviates from the guidelines 5% or more, explain the reason(s) here:
C.	for sup	Id Support Arrearage. There currently is a child support arrearage of \$ retroactive child support and/or \$ for previously ordered unpaid child uport. The total of \$ in child support arrearage shall be repaid at the e of \$ every \bigcup week \bigcup other week \bigcup month, beginning

J.

	{date}, until paid in full including statutory interest.
D.	Health Insurance. The Mother Father will maintain health insurance for the parties' minor child(ren). The party providing health insurance will provide insurance cards to the other party showing coverage. OR
	Health insurance is not reasonable in cost and accessible to the child(ren) at this time. Any uninsured/ unreimbursed medical costs for the minor child(ren) shall be assessed as follows:
	 a. Shared equally by both parents. b. Prorated according to the child support guideline percentages. c. Other {explain}:
	As to these uninsured/unreimbursed medical expenses, the party who incurs the expense shall submit a request for reimbursement to the other party within 30 days, and the other party, within 30 days of receipt, shall submit the applicable reimbursement for that expense, according to the schedule of reimbursement set out in this paragraph.
E.	Dental Insurance. The Mother Father will maintain dental insurance for the parties' minor child(ren). The party providing dental insurance will provide insurance cards to the other party showing coverage. OR Dental insurance is not reasonably available at this time. Any uninsured/unreimbursed dental costs for the minor child(ren) shall be assessed as follows: a. Shared equally by both parents. b. Prorated according to the child support guideline percentages. c. Other {explain}: As to these uninsured/unreimbursed dental expenses, the party who incurs the expense shall submit a request for reimbursement to the other party within 30 days, and the
	other party, within 30 days of receipt, shall submit the applicable reimbursement for that expense, according to the schedule of reimbursement set out in this paragraph.
F.	Life Insurance. The Mother Father shall be required to maintain life insurance coverage for the benefit of the parties' minor child(ren) in the amount of \$ until the youngest child turns 18, becomes emancipated, marries, joins the armed services, or dies.
SEC	CTION IV: OTHER

I certify that I have been open and honest in entering into this relocation agreement. I am satisfied with this agreement and intend to be bound by it.

Dated:	
	Signature of Mother
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
STATE OF FLORIDA	
COUNTY OF	
Sworn to or affirmed and signed before me on	by
	*10,
	NOTARY PUBLIC or DEPUTY CLERK
	Print, type, or stamp commissioned name of
	notary or deputy clerk.]
Personally known	N .
Produced identification	
Type of identification produced	
-Ø'	
20	

I certify that I have been open and honest in entering into this relocation agreement. I am satisfied with this agreement and intend to be bound by it.

Dated:	
	Signature of Father
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
STATE OF FLORIDA COUNTY OF	
	25,
Sworn to or affirmed and signed before me on	by
	×10'
	NOTARY PUBLIC or DEPUTY CLERK
	16016
	[Print, type, or stamp commissioned name of
	notary or deputy clerk.]
Personally known Produced identification	
Type of identification produced	
Type of identification products	
IF A NONLAWYER HELPED YOU FILL OUT THIS	FORM, HE/SHE MUST FILL IN THE BLANKS
BELOW: [fill in all blanks]	
I, {full legal name and trade name of nonlawye	r},
a nonlawyer, whose address is {street}	,
	e},{phone},
	, who is the Mother Father, fill
out this form.	

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.950(b), MOTION FOR ORDER PERMITTING RELOCATION BY AGREEMENT (09/10)

When should this form be used?

This form should be used when the parents and every other person entitled to access to, visitation, or time-sharing with the minor child(ren) are in agreement and are asking the court to permit the relocation of the child(ren). "Other Person" means an individual who is not the parent, but with whom the child resides pursuant to court order, or who has the right of access to, time-sharing with, or visitation with the child(ren). You may file a Motion for Order Permitting Relocation with Agreement if the following are true:

- One of the parents or a person entitled to access to or time-sharing with the children wishes to
 relocate the child(ren) to a residence more than 50 miles from the child(ren)'s principal place of
 residence at the time of the last order establishing or modifying time-sharing or at time of filing of
 the pending action.
- There is an existing cause of action, judgment, or decree of record pertaining to the child(ren)'s residence or time sharing schedule.
- The parents and every other person entitled to access to or time-sharing with the children have signed a written agreement, Agreement for Relocation with Minor Child(ren), Florida Supreme Court Approved Family Law Form, 12.950(a), or similar form which:
 - 1. Reflects the consent to the relocation;
 - 2. Defines an access or time-sharing schedule for the non-relocating parent and any other persons who are entitled to access or time-sharing; and
 - 3. Describes, if necessary, any transportation arrangements related to access or time-sharing.
- Your order regarding custody, primary residence, the parenting plan, time-sharing, or access to or
 with the child(ren) was entered before October 1, 2009 and the order does not expressly govern the
 relocation of the child(ren), was entered on or after October 1, 2009; or your case was pending on
 October 1, 2009.

This form should be typed or printed in black ink. You must fill in all sections of the form. If you are an "other person" entitled to access, visitation, or time-sharing with the child(ren), substitute your name for Mother or Father in the form. After completing the form, you should sign the form before a <u>notary public</u> or <u>deputy clerk.</u> You should file the form in the county where the original order or judgment was entered. If the order or judgment was entered in another state, or if the child(ren) live(s) in another state, you should speak with an <u>attorney</u> about where to file this form.

What should I do next?

After completing this form, you should file the original with the <u>clerk of the circuit court</u> where there is an existing cause of action, judgment, or decree of record pertaining to the child(ren)'s residence or time-sharing schedule and keep a copy for your records. The original Agreement for Relocation with

Instructions for Motion for Order Permitting Relocation by Agreement, Florida Supreme Court Approved Family Law Form 12.950(b)(09/10)

Minor Child(ren) should be attached to Motion or filed with the clerk of the circuit court at the same time.

If both parties agree, the court may ratify the Agreement without the necessity of an evidentiary hearing. You should check with the clerk, family law intake staff, or judicial assistant for the proper way to submit the Motion and a proposed **Final Judgment/Supplemental Final Judgment Granting Relocation**, Florida Supreme Court Approved Family Law Form 12.950(i), to the judge. If one or more of the parties to the Agreement timely requests a hearing in writing within 10 days after the date the Agreement is filed with the court, then you must notify the other party(ies) of the hearing by using a **Notice of Hearing (General)**, Florida Supreme Court Approved Family Law Form 12.923, or other appropriate notice of hearing form. The court will then enter an order after hearing. If a hearing is not timely requested, the court shall presume that relocation is in the best interest of the child(ren) and may ratify the Agreement without an evidentiary hearing.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. The words that are in <u>"bold underline"</u> in these instructions are defined there. For further information, see chapter 61, Florida Statutes.

If your case involved a modification of any provision relating to child support, you should also check with the clerk of the circuit court in the county in which you are filing the Motion for Order Permitting Relocation with Minor Child(ren) and Agreement for Relocation with Minor Child(ren) to determine if any other forms must be filed.

Nonlawyer... Remember, a person who is **NOT** an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Former 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

	IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
	IN AND FOR	
		Case No:
		Division:
	Petitioner,	
٩n		
7111	u	
	,	
	Respondent.	
		4.0
	MOTION FOR ORDER PERM	IITTING RELOCATION WITH AGREEMENT
	Mo [full logal pares]	Falson (full love) (sure)
	We, {full legal name}	Father, {full legal name} her, and/or {full legal name} Other Person entitled to
۰	, Motr cess or Time-Sharing with child(ren),	
	ing sworn, certify that the following inform	
	l in all blanks]	nation is true.
	in an siamo,	
1.	- · · · · · · · · · · · · · · · · · · ·	tion of the minor child(ren) to a residence at least 50 miles
		sidence at the time of entry of the last order establishing or
	modifying time-sharing, or at the time of	filing of the pending action.
2.		nent, decree of record pertaining the child(ren)'s residence
	or time-sharing schedule.	
,	WE CONCENT TO THE DELOCATION OF THE	HE MANOR CHILD/REN) to the fellowing and drawn
3.	WE CONSENT TO THE RELOCATION OF TH	HE MINOR CHILD(REN) to the following address:
		··
1.	The dependent or minor child(ren) is (are	o)·
••	Name(s)	Birth Date(s)
5.		ocation with Minor Child(ren), Florida Supreme Court
	• • • • • • • • • • • • • • • • • • • •	similar form, is filed with this motion which reflects
		ess or time-sharing schedule for the nonrelocating parent
	·	o access or time-sharing; and describes, if necessary, any
	transportation arrangements related to a	ccess or time-sharing.
-	The energific masses for the consequent of	
5.	the specific reasons for the proposed relo	ocation of the child(ren) are:

	Attach additional sheets if necessary.	
7.	This modification is in the best interests	of the child (ren) because: {explain}
		\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
8.	Hearing. We seek ratification of the agree [Choose only one]	eement by court order:
	With hearing	S.
	Without hearing	
		.:.0
9.	·	sdiction and Enforcement Act (UCCJEA) Affidavit, Flori
	Supreme Court Approved Family Law For	rm 12.902(d), is filed with this Agreement.
10	If not previously filed in this case, a comp	pleted Notice of Social Security Number, Florida Supre
10.	Court Approved Family Law Form 12.902	
	,	
		gunder oath to the truthfulness of the claims made i
	prisonment.	ngly making a false statement includes fines and/or
••••		
Da	ted:	Signature of PETITIONER
	<i>'B'</i>	Signature of Ferritionen
		Printed Name:
	all a	Printed Name:Address:
	May	Printed Name: Address: City, State, Zip:
	Ma	Address:

STATE OF FLORIDA COUNTY OF	
Sworn to or affirmed and signed before me on	by
	NOTARY PUBLIC or DEPUTY CLERK
	[Print, type, or stamp commissioned name of notary or deputy clerk.]
Personally known	
Produced identification Type of identification produced	% O
Type of identification produced	
	nder oath to the truthfulness of the claims made in this y making a false statement includes fines and/or
Dated:	
	Signature of RESPONDENT
	Printed Name:
	Address:
	City, State, Zip:
. 0	Telephone Number:
	Fax Number:
Q.T	
STATE OF FLORIDA	
COUNTY OF	
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	[Print, type, or stamp commissioned name of notary or deputy clerk.]
Personally known	
Produced identification	
Type of identification produced	

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM	II, HE/SHE MUST FILL IN THE BLANKS BELOW: [fill in
all blanks]	
I, {full legal name and trade name of nonlawyer}	
a nonlawyer, whose address is {street}	, {city},
{state}, {phone}, helped {no	<i>ame</i> }, who is
the [petitioner [respondent, fill out this form	

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	IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
	IN AND FOR	COUNTY, FLORIDA
		Case No:
		Division:
	,	
And	Petitioner,	
And		
	Respondent.	
	пезропаетт.	4.0
F	INIAL HUDCHACHT/CUDDI FRACNITAL CINI	AL HIDCOMENIT CRANITING PLACATION
F:	INAL JUDGINEN I/SUPPLEMENTAL FINA	AL JUDGMENT GRANTING RELOCATION
	cause came before this Court on a P	Petition/Supplemental Petition to relocate filed by
(name)	kes these findings of fact and ORDERS a	the of the child(ren).
The Court man	nes chese imanigo or race and one zino c	15 15 115 115 115 115 115 115 115 115 1
SECTION I.	FINDINGS	
1. The Court	has jurisdiction over the subject matte	r and the parties.
2. The last in	udgment or order establishing or mod	ifying parental responsibility, custody, visitation, or
	ing (if any) was entered on (date)	·
		this cause expressly governs the issue of relocation
of the chil	d(ren).	
4. The partie	es' dependent or minor child(ren) is (are	e):
Name(s)		Birth Date(s)
	- M	
	120	
	N	
	Datition on (D \ Danis and out (D \ Other	n Dansan antitud to access an time about a farman
5. The (□)	Petitioner (<u></u>) Respondent (<u>)</u> Othe	r Person entitled to access or time-sharing {name} has filed a petition to relocate to {location/or
address}_		That med a petition to relocate to [location of
	The state of the s	ncipal place of residence at the time of entry of the
		ng, or at the time of filing of the pending action to
establish	or modify time-snaring. The relocation	is for a period of at least 60 consecutive days.
6. This judge	ment/supplemental judgment was ente	red: (Choose only one)
	a Hearing;	70 - 20
	out an evidentiary hearing due to the () ther party's failure to respond.	_) written agreement of the parties
(L) (I	ther party standie to respond.	

SECTION II. GRANTING REQUEST TO RELOCATE

The Court finds that the relocation IS **GRANTED** based upon:

[Cr 1.	No response. The other parent or person entitled to access to or time-sharing with the hild(ren) failed to timely file a response objecting to the petition to relocate. The Court finds the relocation is in the best interests of the child(ren) based upon the undisputed pleadings. The ccess or time-sharing schedule and post-relocation transportation arrangements contained with the petition are adopted by the Court.	<u> </u>
2.	Agreement. The parents or other person entitled to time-sharing with the child(ren) agree to the relocation and have signed a written agreement which consents to the relocation; defines the coess or time-sharing schedule for the parents or any other persons entitled to access and time-haring, and describes, if necessary, any post-relocation transportation arrangements relating to coess or time-sharing. The Court finds that the relocation is in the best interests of the child(rereased upon the pleadings and the Agreement.	e -
	copy of this Agreement is attached as Exhibit	
3.	Evidentiary Hearing. The Court finds that the relocation is in the best interests of the child(rased upon the evidence presented at the evidentiary hearing. The Court has evaluated each of actors enumerated in Section 61.13001(7), Florida Statutes, and FINDS:	
		_
		_
		
	ON III. PARENTAL RESPONSIBILTY AND TIME-SHARING	
[Cr	ose only one]	
1.	Time-Sharing. The () Petitioner (Respondent (Other Person entitled to access or time haring shall have frequent, continuing, and meaningful contact, access, and time-sharing in ccordance with: Choose only one)	-
	the Agreement for Relocation attached as Exhibit and incorporated herein. the Parenting Plan attached as Exhibit and incorporated herein. the following specified time-sharing schedule:	
2.	No Contact. The Petitioner Respondent Other Person entitled to access, visitation r time-sharing shall have no contact with parties minor child(ren) until further order of the Courses such contact is detrimental to the welfare of the minor child(ren)	

	{Explain}	
	ECTION IV: MODIFICATION OF CHILD SUPPO	ORT
1.	. \square The Court finds that based upon the re	elocation, the () Petitioner's () Respondent's child consideration of the costs of transportation and the
	a. The amounts in the Child Supp	ort Guidelines Worksheet, Florida Family Law Rules of e (☐) Petitioner (☐) Respondent are correct and are
	b. The Court makes the following for the Petitioner's net monthly monthly income is \$	income is \$ The Respondent's net Monthly child care costs are \$
2.		bligation shall be modified to \$ per month payroll cycle, and in any event, at least once a month, commencing on:{date}
	ECTION V. OTHER . Other Provisions	5
	700	
2.	The Court reserves jurisdiction to addres as well as to enforce or modify the provision	s all issues of time-sharing and parental responsibility, s of this Judgment.
3.	Unless specifically modified herein, the effect.	provisions of all prior judgments or orders remain in
	DONE AND ORDERED at	, Florida, on
		CIRCUIT JUDGE

COPIES TO:

Petitioner (or his/her attorney) Respondent (or his/her attorney)

Other Person (or his/her attorney)
State Disbursement Unit
Other:

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