

## Agenda Committee on Court Forms

Administrative Office of the Courts / Scott M. Matheson Courthouse  
450 South State Street

August 13, 2018 / 12:00 to 2:00 p.m.  
Council Room

1. Welcome and approval of July meeting minutes	Randy Dryer
2. Proposed 2019 meeting dates (5 minutes) <ul style="list-style-type: none"> <li>January 14, February 11, March 11, April 8, May 13, June 10, July 8, August 12, September 9</li> <li>October 14 is Columbus Day, so October 7 or 21?)</li> <li>November 11 is Veterans' Day, so November 4 or 18?)</li> <li>December 9</li> </ul>	Randy Dryer
3. Report on LPP rule regarding definition of family law cases (5 minutes)	Cathy Dupont
4. Juvenile court motion / Request to submit / Order on motion (20 minutes)	Judge Lindsley & Nathanael Player
5. OCAP/Standing Committee on Forms plain language project (90 minutes) <ul style="list-style-type: none"> <li>Divorce petition provisions</li> </ul>	Kim Allard and The Stylistics
6. Adjourn	Randy Dryer

### 2018 Meeting schedule (12:00 - 2:00 p.m.)

September 10  
October 9

November 13  
December 10

### Proposed 2019 Meeting schedule (12:00 - 2:00 p.m.)

January 14  
February 11  
March 11  
April 8

May 13  
June 10  
July 8  
August 12

September 9  
October – TBD (7 or 21)  
November – TBD (4 or 18)  
December 9

MINUTES  
**Utah Judicial Council's  
Committee on Court Forms**  
Administrative Office of the Courts  
450 South State Street  
Salt Lake City, UT 84111  
July 9, 2018  
12:00 – 2:00 p.m.  
Council Room

**Attendees**

**Kim Allard**  
**Cyndi Bayles**  
**Christina Cope**  
**Guy Galli**  
**Brent Johnson**  
**Kara Mann**  
**Nathanael Player**  
**Steward Ralphs**  
**Judge James Taylor**  
**Jessica Van Buren**  
**Mary Westby**

**Excused**

Judge Gregory Bown  
Randy Dryer  
Judge Elizabeth Lindsley

**Staff**

Minhvan Brimhall, Recording Secretary

**Guests**

Cathy Dupont  
Michael Drechsel

**I. WELCOME AND APPROVAL OF MINUTES**

Judge James Taylor is this month's guest chair and welcomed the Committee members to the meeting. The Committee discussed the June 11, 2018 minutes. No correction or revision was made to the minutes. Mary Westby moved to approve the full minutes. Kara Mann seconded the motion and it passed unanimously.

**II. DISCUSSION ON JUDGE LAWRENCE'S PROPOSAL TO BOARD OF DISTRICT COURT JUDGES**

Judge Lawrence is making a proposal to district court judges to include language at the top of all forms about the consequences of failing to respond to motions. Jessica Van Buren asked whether Judge Lawrence's request is within the purview of this committee, or if further discussion should be with the

Rule of Civil Procedure Committee. The Committee noted that this warning is already listed at the bottom of current forms and no additional warning is necessary. Judge Taylor noted that any recommended changes will be presented to the Judicial Council by the Rules of Civil Procedure Committee for discussion and approval. No further action is needed from this committee at this time.

### **III. MOTION TO WAIVE DIVORCE WAITING PERIOD / ORDER ON MOTION**

Nathanael Player noted that formatting has been “tightened up” and the form now reflects 30 days, rather than 90 days, to respond to the motion. This form is currently in existence; however, the Committee is seeking to get the form approved quickly to allow LPPs to use the form. The Committee discussed and made additional language changes to the form. The changes would allow for judges to make rulings based on the current status of the motion.

With no further discussions or recommendations, Stewart Ralphs moved to approve the changes made to the motion on the district court form. Mr. Player seconded the motion. Mr. Ralphs’ motion was approved unanimously.

### **IV. MOTION TO APPOINT PARENT COORDINATOR / ORDER ON MOTION**

Mr. Player explained that this form is to appoint a parent-time coordinator in custody matters as outlined in the Code of Judicial Administration rule 4-509. The parent-time coordinator will need to meet certain qualifications under CJA 4-509 to be accepted by the court. This form is used most often in juvenile court matters where parties are unable to agree on child/parent-time and the parties are able to pay for the coordinator fee. The LPP Committee has asked this Committee to review the form as it will mainly be use by LPPs.

The Committee discussed the current form and made language changes to item #4 for clarification of the amount of parent time requested by the moving party. No additional changes were made to the form.

The Committee reviewed the Stipulation to Appoint Parent Coordinator form, Memorandum Opposing Motion to Appoint Parent Coordinator form, and Parent Coordinator Qualification Statement form. No further discussion or changes were made to these forms.

With no further discussions or recommendations, Mr. Ralphs moved to approve the changes made to the Motion to Appoint Parent Coordinator form, as well as the other forms in this packet series. Christina Cope seconded the motion. Mr. Ralphs’ motion was approved unanimously.

### **V. NOTICE OF DISMISSAL / MOTION TO DISMISS CASE / ORDER ON MOTION**

Utah Rule of Civil Procedure 41 outlines voluntary dismissal of a case by any party. The Committee discussed moving dismissal of a counterclaim or third-party claim as listed in 41(c) on a separate form as this may be misused by the defendant or other claimant. Judge Taylor noted that a defendant should be allowed to file a separate dismissal motion in response to the motion filed. The Committee decided that a separate form is not needed as the language on the form may be corrected to reflect the needs of both parties. The Committee made additional changes to the form to allow for clarity and understanding of each party’s role regarding dismissal. The Committee also added plain language in association to rule 41(c).

The Committee reviewed the Motion to Dismiss Case and Order on Motion form. Minor language changes were made to these forms for consistency with the Notice of Dismissal form.

With no further discussions or recommendations, Mr. Ralphs moved to approve the changes made to the Notice of Dismissal packet. Mr. Player seconded the motion. Mr. Ralphs' motion was approved unanimously.

#### **VI. DISCUSSION ON MOTION FOR TEMPORARY RESTRAINING ORDER AND WRIT OF ASSISTANCE**

Judge Taylor asked for this committee's assistance in revising the standard on TRO forms. There are many different TRO forms being used, with some being used incorrectly. Judge Taylor notes that 9 out of 10 requests are denied due to non-compliance. The TRO forms need to be standardized, be in compliance with Utah Rule of Civil Procedure 65A, and approved by the courts prior to use. The Committee members agreed that language and stylistic approach on this form needs to be handled carefully. This form should act as a deterrent to parties in domestic cases from using the form needlessly.

The Committee reviewed the current language on the form and decided not to make any changes at this time. Kim Allard will provide the committee with numbers related to TRO filings at the next meeting. Judge Taylor asked Ms. Allard to separately identify domestic cases. The Committee will then determine what language changes need to be made at that time.

#### **VII. ADDITIONAL ITEM FOR DISCUSSION**

Mr. Player noted that the Family Law Subcommittee has finished reviewing priority items on their list. Some items are related to OCAP or LPP parameters; however, there are items that fall under probate issues - i.e. guardianship and conservatorship matters. Cathy Dupont recommends that Mr. Player identify items that are in the grey areas of the Family Law Subcommittee's list. Ms. Dupont will take these items to the Judicial Council for clarification as to which committee should address those forms.

#### **VIII. ADJOURN**

With no further items for discussion, Mr. Player moved to end the meeting. Ms. Mann seconded the motion. Mr. Player's motion was approved unanimously. Meeting adjourned at 1:41pm. Next committee meeting is Monday, August 13 at 12 PM in the Council Room.

## Forms Status Summary

### Approved forms

Form Name	Approved Date	Approved By
Abstract of judgment	May 21, 2018	Judicial Council
Acceptance of service	January 22, 2018	Judicial Council
Adult adoption	September 19, 2017	Forms Committee
Affidavit with exhibit(s)	May 21, 2018	Judicial Council
Answer	December 18, 2017	Judicial Council
Certificate of service	January 22, 2018	Judicial Council
Conditionally approved interpreter appointment order	June 19, 2018	Forms Committee
Consent to email service	January 22, 2018	Judicial Council
Counter motion	May 21, 2018	Judicial Council
Counterclaim	December 18, 2017	Judicial Council
Debt collection answer	December 18, 2017	Judicial Council
Declaration of inmate filing	November 13, 2017	Forms Committee
Eviction forms used in OCAP	December 18, 2017	Judicial Council
Exhibit summary	May 21, 2018	Judicial Council
Informal probate	July 17, 2017	Forms Committee
Initial disclosures	May 21, 2018	Judicial Council
Judgment information statement	May 21, 2018	Judicial Council
Memorandum opposing motion	April 16, 2018	Judicial Council
Motion for alternative service	February 26, 2018	Judicial Council
Motion for temporary orders (domestic)	December 18, 2017	Judicial Council
Motion forms	April 16, 2018	Judicial Council
Motion to appear remotely	June 11, 2018	Judicial Council
Motion to change venue	June 11, 2018	Judicial Council
Motion to continue	June 11, 2018	Judicial Council
Motion to correct clerical mistake	December 18, 2017	Judicial Council
Motion to declare judgment satisfied	May 21, 2018	Judicial Council
Motion to excuse mediation	April 16, 2018	Judicial Council
Motion to remove link between personal identifying information and dismissed criminal case	June 11, 2018	Forms Committee

Motion to renew judgment	May 21, 2018	Judicial Council
Motion to vacate dismissal and reinstate case	June 11, 2018	Judicial Council
Motion to waive divorce education requirement	April 16, 2018	Judicial Council
Nonpublic information: parent, minor and safeguarded address	April 16, 2018	Judicial Council
Notice of appearance or appointment of counsel	May 21, 2018	Judicial Council
Notice of divorce education requirement	April 16, 2018	Judicial Council
Notice of hearing (motion)	April 16, 2018	Judicial Council
Notice of relocation and Motion for orders regarding relocation	June 11, 2018	Judicial Council
Notice of withdrawal of counsel	May 21, 2018	Judicial Council
Notice to appear personally or to appoint counsel	May 21, 2018	Judicial Council
Objection to commissioner's recommendation	December 18, 2017	Judicial Council
Objection to form of order	December 18, 2017	Judicial Council
Parenting plan	May 21, 2018	Judicial Council
Petition for essential treatment	October 17, 2017	Forms Committee
Proof of service	February 26, 2018	Judicial Council
Reply memorandum supporting motion	April 16, 2018	Judicial Council
Request to submit (motion)	April 16, 2018	Judicial Council
Statement supporting motion	April 16, 2018	Judicial Council
Stipulated motion	April 16, 2018	Judicial Council
Stipulation to enter order (motion)	April 16, 2018	Judicial Council
Substitution of counsel	May 21, 2018	Judicial Council
Summons	January 22, 2018	Judicial Council
Supplemental proceedings	April 16, 2018	Judicial Council
Writ of execution packet	May 21, 2018	Judicial Council
Writ of garnishment packet	May 21, 2018	Judicial Council

**Pending with Judicial Council**

- Motion to waive divorce waiting period
- Motion to appoint parent coordinator
- Notice of dismissal / Motion to dismiss case

**Pending with Forms Committee**

- Juvenile court motion
- Divorce provisions

**Pending with Style Subcommittee**

- Motion to bifurcate divorce
- Motion for genetic testing
- Motion for full or partial summary judgment on paternity
- Annulment
- Motion for Temporary Restraining Order
- Petition to modify child support, child custody, and parent-time
- Financial declaration and notice of disclosure requirements and certificate of service
- Default judgment packet
- Adult protective orders
- Child protective orders
- OCAP divorce provisions
- Fee waiver packet
- Juvenile court fee waiver packet
- Small claims packet

**Pending with Family Law Subcommittee**

- Temporary Delegation of Parental Authority
- Request to register foreign order
- Voluntary Relinquishment of Parental Rights
- Temporary Separation (OCAP)
- Order to show cause packet (proposed rule change in the works, so this is on hold)
- Parentage (OCAP; between parents; paternity, custody & support or just paternity & support)
- Judicial recognition of relationship as marriage packet
- Establishing Fact of Birth
- Registering an ORS Order
- Adjudication of Paternity (not custody or support)

**Other**

- Name change - adult packet
- Name change - minor packet
- Step-parent adoption packet
- Open adoption record
- Emancipation of a minor
- Guardianship of a Minor

- Guardianship of an adult
- Conservatorship of a Minor
- Conservatorship of an adult
- Petition for Registration of Adoption Order from Foreign Country
- Motion to intervene in an adoption

**Long-term list**

- Order assigning court visitor to report on whereabouts
  - Order Assigning Court Visitor to Report on an Audit of Court Records
  - Motion to intervene in adoption case
  - Order to show cause (possible rule change)
  - Statement of defendant in support of guilty plea (English and Spanish)
  - Defendant's motion to release bail
- 
- Motion to Extend Due Date for Non-Judicial Agreement – referred to Clerks of Court for consideration
  - Stipulation to Receive Service via CARE – referred to Clerks of Court for consideration



\_\_\_\_\_  
Name

\_\_\_\_\_  
Address

\_\_\_\_\_  
City, State, Zip

\_\_\_\_\_  
Phone

\_\_\_\_\_  
Email

In the Juvenile Court of Utah

\_\_\_\_\_ Judicial District \_\_\_\_\_ County

Court Address \_\_\_\_\_

State of Utah, in the interest of	<b>Motion to</b>
_____	_____
Last name, first name	(name of motion) (Utah Rule of Juvenile Procedure 19A - 19C)
_____	_____
Date of birth	Case Number
_____	_____
A minor	Incident(s)
[ ] under [ ] over 18 years of age, and	_____
[ ] represented [ ] not represented.	Judge
_____	_____

1. I ask the court to enter an order as follows:  
(Write **what** you want the court to order.)

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

2. I ask for this order because:  
(Explain **why** you want the court order. Attach additional sheets if needed.)

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

4.     ☐ I request a hearing because:

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☐ I do not request a hearing.

5.     ☐ The assigned intake/probation officer was notified and they ☐ agree   ☐  
disagree with this motion.

6.     ☐ All parties have stipulated to this motion. (Attach proof.)

7.     ☐ I have attached the following documents in support of this motion:

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I declare under criminal penalty under the law of Utah that everything stated in this document is true.

Signed at \_\_\_\_\_ (city, and state or country).

_____	Signature ►	_____
Date	Printed Name	_____

### Certificate of Service

I certify that I filed with the court and served a copy of this Motion on the following people.

Person's Name	Method of Service	Served at this Address	Served on this Date
(Prosecutor)	<input type="checkbox"/> Mail <input type="checkbox"/> Hand Delivery <input type="checkbox"/> E-filed <input type="checkbox"/> Email (Person agreed to service by email.)		
(Intake/Probation Officer)	<input type="checkbox"/> Mail <input type="checkbox"/> Hand Delivery <input type="checkbox"/> E-filed <input type="checkbox"/> Email (Person agreed to service by email.)		
(Attorney General)	<input type="checkbox"/> Mail <input type="checkbox"/> Hand Delivery <input type="checkbox"/> E-filed <input type="checkbox"/> Email (Person agreed to service by email.)		
(Guardian ad Litem)	<input type="checkbox"/> Mail <input type="checkbox"/> Hand Delivery <input type="checkbox"/> E-filed <input type="checkbox"/> Email (Person agreed to service by email.)		
(Other)	<input type="checkbox"/> Mail <input type="checkbox"/> Hand Delivery <input type="checkbox"/> E-filed <input type="checkbox"/> Email (Person agreed to service by email.)		

\_\_\_\_\_ Signature ► \_\_\_\_\_  
 Date \_\_\_\_\_  
 Printed Name \_\_\_\_\_

\_\_\_\_\_  
Name

\_\_\_\_\_  
Address

\_\_\_\_\_  
City, State, Zip

\_\_\_\_\_  
Phone

\_\_\_\_\_  
Email

In the Juvenile Court of Utah

\_\_\_\_\_ Judicial District \_\_\_\_\_ County

Court Address \_\_\_\_\_

State of Utah, in the interest of

\_\_\_\_\_  
Last name, first name

\_\_\_\_\_  
Date of birth

A minor

☐ under ☐ over 18 years of age, and  
☐ represented ☐ not represented.

**Request to Submit for Decision**

(Utah Rule of Juvenile Procedure 19A - 19C)

**☐ Hearing Requested**

\_\_\_\_\_  
Case Number

\_\_\_\_\_  
Incident(s)

\_\_\_\_\_  
Judge

1. The Motion to \_\_\_\_\_ (name of motion) was  
filed on \_\_\_\_\_ (date).
2. A memorandum opposing the motion  
☐ was not filed ☐ was filed on \_\_\_\_\_ (date).
3. A reply memorandum supporting the motion  
☐ was not filed ☐ was filed on \_\_\_\_\_ (date).
4. A stipulation  
☐ was not filed ☐ was filed on \_\_\_\_\_ (date).

5. A hearing  
[ ] has been requested [ ] has not been requested.
6. I request that the motion be submitted for decision because it is now ready for the court to review and issue a decision.

I declare under criminal penalty under the law of Utah that everything stated in this document is true.

Signed at \_\_\_\_\_ (city, and state or country).

_____	Signature ►	_____
Date	Printed Name	_____

### Certificate of Service

I certify that I filed with the court and served a copy of this Request to Submit for Decision on the following people.

Person's Name	Method of Service	Served at this Address	Served on this Date
(Prosecutor)	<input type="checkbox"/> Mail <input type="checkbox"/> Hand Delivery <input type="checkbox"/> E-filed <input type="checkbox"/> Email (Person agreed to service by email.)		
(Intake/Probation Officer)	<input type="checkbox"/> Mail <input type="checkbox"/> Hand Delivery <input type="checkbox"/> E-filed <input type="checkbox"/> Email (Person agreed to service by email.)		
(Attorney General)	<input type="checkbox"/> Mail <input type="checkbox"/> Hand Delivery <input type="checkbox"/> E-filed <input type="checkbox"/> Email (Person agreed to service by email.)		
(Guardian ad Litem)	<input type="checkbox"/> Mail <input type="checkbox"/> Hand Delivery <input type="checkbox"/> E-filed <input type="checkbox"/> Email (Person agreed to service by email.)		
(Other)	<input type="checkbox"/> Mail <input type="checkbox"/> Hand Delivery <input type="checkbox"/> E-filed <input type="checkbox"/> Email (Person agreed to service by email.)		

Signature ►

Date

Printed Name

In the Juvenile Court of Utah

\_\_\_\_\_ Judicial District \_\_\_\_\_ County

Court Address \_\_\_\_\_

State of Utah, in the interest of

\_\_\_\_\_  
Last name, first name

\_\_\_\_\_  
Date of birth

A minor  
[ ] under [ ] over 18 years of age, and  
[ ] represented [ ] not represented.

**Order on Motion to**

\_\_\_\_\_  
(name of motion)

\_\_\_\_\_  
Case Number

\_\_\_\_\_  
Incident(s)

\_\_\_\_\_  
Judge

The matter before the court is a Motion to \_\_\_\_\_ (name of motion).

**The court orders:**

The motion is [ ] granted [ ] denied [ ] other.

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Judge's signature may instead appear at the top of the first page of this document.

\_\_\_\_\_  
Date

Signature ►

\_\_\_\_\_  
Judge

## **Read this before you review the attached.**

These are not forms as you are used to seeing them.  
These are provisions in the current OCAP divorce petitions..

Each provision has a Before and After. The Before language is in blue.

The Before is the language in the current divorce petition.  
The After is the new language recommended by your Stylistics workgroup.

We have left the Before language for comparison purposes.

Things to know:

<PN#> This means a number will be placed before the provision. The number is added when the final document is assembled.

<<res\_name>> Tags like this mean something the party enters, like a name, date, or just free form text will be presented in the final document. No need to worry about these.

Programming stuff in green or blue can be ignored



Name: **Wilma Flintstone**  
Address **Protected Address**

Online Court Assistance Program

Phone:

Email:

**I am the Petitioner**

IN THE THIRD JUDICIAL DISTRICT COURT  
OF SALT LAKE COUNTY, STATE OF UTAH

West Jordan - District Court, 8080 S. Redwood Road, Suite 1701, West Jordan, UT 84088

**Wilma Flintstone,**  
Petitioner,

v.

**Frederick W Flintstone,**  
Respondent.

**VERIFIED PETITION FOR DIVORCE**

Case No. **150449032**

Judge: **Smith**

Commissioner: **Tucker**

BEFORE Petition intro	<b>&lt;Petitioner&gt;</b> states as follows:
AFTER Petition intro rewrite	I, <b>&lt;Petitioner&gt;</b> , am the petitioner. I say:
BEFORE 3-month Residency Standard Provision SAMPLE	<b>THREE-MONTH RESIDENCY</b> 1. <b>Frederick W Flintstone was a resident of Salt Lake County</b> , State of Utah on the date this action was filed and for at least three months immediately before to the filing of this action.
AFTER 3-month Residency Standard Provision Rewrite	<b>THREE-MONTH RESIDENCY</b> 1. <b>I was a resident of Salt Lake County</b> , Utah on the date this case was filed. I was a resident for at least three months immediately before filing this case.
BEFORE	<b>MARRIAGE</b> 2. <b>Wilma Flintstone and Frederick W Flintstone</b> were married on <b>June 10, 1990</b> in <b>Bedrock, Salt Lake County, Utah</b> and are presently married.

Marriage Standard Provision	
AFTER Marriage Standard Provision Rewrite	<b>MARRIAGE</b> 2. <Respondent name> and I were married on <b>June 10, 1990</b> in <b>Bedrock, Salt Lake County, Utah</b> . We are currently married.
AFTER Grounds Standard Provision Rewrite	<b>GROUND AND DIVORCE</b>  I ask for a divorce from «res_name» on the grounds of irreconcilable differences.
AFTER Separation Date Standard Provision SAMPLE	4. <Respondent's name>and I separated on <b>10/05/2015</b> .

<p>BEFORE</p> <p>Children Identification None</p>	<p><b>CHILDREN</b></p> <p>«PN1». There are no unborn or minor children from this marriage. There are no children of this marriage as defined in Utah Code 78B-12-102(7)(a).</p> <p>There are either no adult children from this marriage eligible for child support as defined in Utah Code 78B-12-102(7)(b) and (c), or, «pet_name» is not asking the court to establish a child support order for any adult child who may be eligible under Utah law.</p>
<p>AFTER</p> <p>Children Identification None Rewrite</p>	<p><b>Children</b> (Utah Code 78B-12-102(7))</p> <p>«PN1». We do not have any children together.</p> <ul style="list-style-type: none"> <li>• We do not have any children together who are minors. A minor is a child under 18 who has not been married or otherwise emancipated.</li> <li>• We are not expecting a child.</li> <li>• We do not have incapacitated adult children together who are eligible for child support.</li> <li>• I am not asking for child support for any incapacitated adult child who is eligible for child support.</li> </ul>
<p>BEFORE</p> <p>Children Identification</p>	<p>#. The parties are the legal mother and legal father of the following children under Utah's Uniform Parentage Act, Utah Code 78B-15-101 et seq. This court has jurisdiction to determine the issues related to the children in this divorce action because the parties became the legal parents of the children prior to or during the time the parties were married, or if the mother is pregnant at the time of the divorce, their child will be born within 300 days of the entry of the DECREE OF DIVORCE. The name, birth month, and birth year of each minor child are listed below. The full name and birth date is listed for any incapacitated adult child.</p> <p><b>a. Bam Bam Flintstone Born: 04/04/2000</b>  <b>b. Pebbles Flintstone Born: 04/12/2010</b>  <b>c. Unborn Expected Birth: April 2017</b>  <b>d. Fred Flintstone Jr (Incapacitated Adult) Born: May 6, 1990</b></p>

<p>AFTER</p> <p><b>Children Identification Rewrite</b></p>	<p>#. We are the legal parents of the following children (Utah Code 78B-15-101 et seq.). If the mother is pregnant at the time of the divorce, their child will be born within 300 days of the entry of the Decree of Divorce. This court has jurisdiction to make orders about these children</p> <ul style="list-style-type: none"> <li><b>a. Bam Bam Flintstone Born: 04/04/2000</b></li> <li><b>b. Pebbles Flintstone Born: 04/12/2010</b></li> <li><b>c. Unborn Expected Birth: April 2017</b></li> <li><b>d. Fred Flintstone Jr (Incapacitated Adult) Born: May 6, 1990</b></li> </ul>
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<p>BEFORE</p> <p>CHILDREN – UCCJEA JURISDICTION SAMPLE Petition and Findings</p> <p>Not in Findings or Decree</p>	<p>#. Utah has jurisdiction over the custody and parent-time issues in this case pursuant to Utah’s Uniform Child Custody Jurisdiction and Enforcement Act because Utah is the home state of the parties’ minor children under Utah Code 78B-13-102(7) and/or this case meets the criteria under Utah Code 78B-13-201(1), 207, and 208. During the last five years, the minor children have resided at the following places and with the following parties:</p> <p><b>a. Child: Bam Bam Flintstone</b></p> <p><b>Lived With:</b> Wilma Flintstone and Frederick W Flintstone</p> <p><b>Relation:</b> Parents</p> <p><b>State:</b> New Mexico</p> <p><b>Began Living With:</b> 12/15/2010</p> <p><b>Stopped Living With:</b> Presently at this address.</p>
<p>AFTER</p> <p>UCCJEA JURISDICTION <b>REWRITE</b></p>	<p><b>Children – Jurisdiction over Custody and Parent-time Issues</b> (Utah Code 78B-13-102(7), 201(1), 207, and 208)</p> <p>«PN1». Utah is the home state of our minor children. Utah has jurisdiction over the custody and parent-time issues. The court may have jurisdiction for other reasons.</p> <p>During the last five years, the minor children have lived at the following places with the following people.</p> <p><b>a. Child: Bam Bam Flintstone</b></p> <p><b>Lived With:</b> Wilma Flintstone and Frederick W Flintstone</p> <p><b>Relation:</b> Parents</p> <p><b>State:</b> New Mexico</p> <p><b>Began Living With:</b> 12/15/2010</p> <p><b>Stopped Living With:</b> Presently at this address.</p>

BEFORE  CHILDREN–RULE 100 INTRO SAMPLE	<b>CHILDREN – RULE 100 INFORMATION</b> 7. Pursuant to Rule 100 of the Utah Rules of Civil Procedure, The Uniform Child Custody Jurisdiction and Enforcement Act, Utah Code 78B-13-101 et Seq. and The Uniform Interstate Family Support Act, Utah Code 78B-14-101 et Seq., the parties state upon information and belief, that:
AFTER  CHILDREN–RULE 100 INTRO REWRITE	<b>Children – Other Court Proceedings</b> (Utah Rule of Civil Procedure 100, Utah Uniform Child Custody Jurisdiction and Enforcement Act (Utah Code 78B-13-101 et seq.), and Utah Uniform Interstate Family Support Act (Utah Code 78B-14-101 et seq.)) «PN2>>. I am providing the following information:
BEFORE  CHILDREN–RULE 100 INFORMATION NEGATIVE RESPONSE	a. There are no proceedings in a court of law or governmental agency for custody, child support, parent-time or visitation concerning the parties' minor children which have been filed, or are pending, or have been completed with an order.
AFTER  CHILDREN–RULE 100 INFORMATION REWRITE	a. There are no custody, child support, or parent-time cases about our minor children in any court or government agency. This includes filed, pending and completed cases.
BEFORE  Rule 100 Criminal, delinquency or protective order cases Positive and Negative Samples	«PN2:abc». The parties are unaware of any criminal, delinquency or protective order cases involving a party or the parties' children. «PN2:abc». The parties know of the following criminal, delinquency or protective order cases involving a party or the parties' children: Case Information: <div> Name of Court: «IF ANSWERED( criminal_p «criminal_po_court_name» </div> <div> Address: «IF ANSWERED( criminal_p «criminal_po_court_addre </div> <div> Case Number: «IF ANSWERED( criminal_p «criminal_po_case_numbe </div>

	<p>Judge or Commissioner: «IF ANSWERED( criminal_p «criminal_po_judge»«END</p> <p>Nature of Proceeding: «IF ANSWERED( criminal_po_explain)»«crimi END IF»</p>
<p>AFTER</p> <p>Rule 100 Criminal, delinquency or protective order cases Positive and Negative Samples REWRITE</p>	<p>«PN2:abc». I do not know of any criminal, delinquency or protective order cases involving either of us or our children.</p> <p>«PN2:abc». I know of the following criminal, delinquency or protective order cases involving one or both of us, or our children: (the rest is unchanged)</p>
<p>BEFORE</p> <p>Custody Proceedings Positive Intro Sample</p>	<p>«PN2:abc». There are proceedings in a court of law or governmental agency for custody, child support, parent-time or visitation concerning the parties' minor children which have been filed, or are pending, or have been completed with an order. These proceedings are described as follows:</p> <p>Case Information:</p> <p>Court or Agency: «IF ANSWERED( children_proceedings_court «children_proceedings_c</p> <p>Address: «IF ANSWERED( children_proceedings_court «children_proceedings_c IF»</p> <p>Case Number: «IF ANSWERED( children_proceedings_case «children_proceedings_c IF»</p> <p>Judge or Commissioner: «IF ANSWERED( children_ «children_proceedings_ju</p>

	Nature of Proceeding: «IF ANSWERED( children_«children_proceedings_e
AFTER  Custody Proceedings Positive Intro Rewrite	Our children are involved in the following custody, child support, or parent-time cases. This includes cases filed, pending, and completed cases.
BEFORE  CHILDREN–RULE 100 INFORMATION PERSONS W/ PHYSICAL CUSTODY and RIGHTS	<p><b>CHILDREN – RULE 100 INFORMATION</b></p> <p>«PN2:abc». The parties are unaware of any person who is <u>not</u> a party to these proceedings who has physical custody of the parties' minor child «child_name_first[COUNTER]» «child_name_last[COUNTER]» and who claims to have custody, child support, and/or parent-time or visitation rights with respect to «child_name_first[COUNTER]» «child_name_last[COUNTER]».</p> <p>«PN2:abc». The parties know of a person who is <u>not</u> a party to these proceedings who has physical custody of the parties' minor child «child_name_first[COUNTER]» «child_name_last[COUNTER]» and who claims to have custody, child support, and/or parent-time or visitation rights with respect to «child_name_first[COUNTER]» «child_name_last[COUNTER]».</p> <p>«SET PN3 TO “1”»</p> <p>Name: «IF ANSWERED(other_care_giver_name[CO «other_care_giver_name[COUNTER]» «E</p> <p>Address: «IF ANSWERED(other_care_giver_address) «other_care_giver_address»«END IF»</p> <p>Phone: «IF ANSWERED(other_care_giver_phone)» «other_care_giver_phone»«END IF»</p> <p>Relation: «IF ANSWERED(other_care_giver_relation) «other_care_giver_relation» «END IF»</p>



	<p>Situation:      «IF ANSWERED(other_care_giver_situation                           «other_care_giver_situation»«.lb»«END IF</p>
<p>AFTER</p> <p>CHILDREN–RULE  100  INFORMATION  PERSONS W/  PHYSICAL  CUSTODY and  RIGHTS</p> <p>Rewrite</p>	<p><b>Children - Other People with Physical Custody</b></p> <p>«PN2:abc». We have physical custody of</p> <p>    «child_name_first[COUNTER]»</p> <p>    «child_name_last[COUNTER]», our child. We are the only</p> <p>    people who have custody, child support, and parent-time rights to</p> <p>    «child_name_first[COUNTER]»</p> <p>    «child_name_last[COUNTER]».</p> <p>«PN2:abc». Someone who is <b>not</b> a party in this case has physical</p> <p>    custody of «child_name_first[COUNTER]»</p> <p>    «child_name_last[COUNTER]», our child. This person claims to</p> <p>    have custody, child support, or parent-time rights to</p> <p>    «child_name_first[COUNTER]»</p> <p>    «child_name_last[COUNTER]».</p> <p>(rest is unchanged)</p>

<p>BEFORE</p> <p>GENETIC TESTING</p>	<p><b>GENETIC TESTING</b></p> <p>«PN1». «<b>husb_name</b>» and the following minor children should be ordered to participate in genetic testing to determine paternity pursuant to Utah Code 78B-15-501 et Seq. «<b>wife_name</b>»’s AFFIDAVIT IN SUPPORT OF MOTION FOR GENETIC TESTING contains the allegations regarding sexual contact of the parties at the time the children were conceived as required by Utah Code 78B-15-502.</p> <table> <tr> <td><b>Child name</b></td><td><b>Born</b></td></tr> <tr> <td><b>Unborn Child</b></td><td><b>Expected Date of Birth</b></td></tr> </table>	<b>Child name</b>	<b>Born</b>	<b>Unborn Child</b>	<b>Expected Date of Birth</b>
<b>Child name</b>	<b>Born</b>				
<b>Unborn Child</b>	<b>Expected Date of Birth</b>				
<p>AFTER</p> <p>GENETIC TESTING REWRITE</p>	<p><b>GENETIC TESTING</b></p> <p>(Utah Code 78B-15-501 and 502)</p> <p>«PN1». Paternity is an issue for the child(ren) listed below. I have filed a separate MOTION FOR GENETIC TESTING.</p> <table> <tr> <td><b>Child name</b></td><td><b>Born</b></td></tr> <tr> <td><b>Unborn Child</b></td><td><b>Expected Date of Birth</b></td></tr> </table>	<b>Child name</b>	<b>Born</b>	<b>Unborn Child</b>	<b>Expected Date of Birth</b>
<b>Child name</b>	<b>Born</b>				
<b>Unborn Child</b>	<b>Expected Date of Birth</b>				

<p>AFTER</p> <p>CHILDREN PARENT TIME</p>	<p><b>CHILDREN - PARENT TIME</b></p> <p>«PN1». If the parties reside within 150 miles of each other, reasonable parent-time should be as the parties agree. If the parties do not agree, the following schedule shall be considered the minimum parent-time to which the non-custodial parent and the minor children shall be entitled:</p> <p><b>FOR CHILDREN UNDER 5 MONTHS OF AGE:</b></p> <p><b>Weekly:</b> Six hours of parent-time per week, specified by the court or the non-custodial parent preferably, divided into three parent-time periods and to take place in the custodial home, established child care setting or other environment familiar to the child.</p> <p><b>Holidays:</b> Two hours on the holidays indicated below in the HOLIDAY SCHEDULE, to take place preferably in the custodial home, established child care setting or other environment familiar to the child.</p> <p><b>FOR CHILDREN 5 MONTHS TO UNDER 9 MONTHS OF AGE:</b></p> <p><b>Weekly:</b> Nine hours of parent-time per week, specified by the court or the non-custodial parent preferably, divided into three parent-time periods and to take place in the custodial home, established child care setting or other environment familiar to the child.</p> <p><b>Holidays:</b> Two hours on the holidays indicated below in the HOLIDAY SCHEDULE, to take place preferably in the custodial home, established child care setting or other environment familiar to the child.</p> <p><b>FOR CHILDREN 9 MONTHS TO UNDER 12 MONTHS OF AGE:</b></p> <p><b>Weekly:</b> One 8 hour visit per week to be specified by the non-custodial parent or the court; and one 3 hour visit per week to be specified by the non-custodial parent or the court.</p> <p><b>Holidays:</b> Eight hours on the holidays indicated below in the HOLIDAY SCHEDULE, and</p> <p><b>Electronic Communication:</b> Brief telephone contact and other virtual parent-time, if the equipment is reasonably available, with non-custodial parent at least two times per week. If the parties cannot agree on whether the equipment is reasonably available, the court shall decide whether the equipment for virtual parent-time is reasonably available, taking into consideration the best interest of the child, each parent's ability to handle any additional expenses for virtual parent-time; and any other factors the court considers material.</p> <p><b>FOR CHILDREN 12 MONTHS TO UNDER 18 MONTHS OF AGE:</b></p> <p><b>Alternate</b> One 8 hour visit on alternating weekends to be specified by the non-custodial parent</p> <p><b>Weekends:</b> or the court; and from 6 p.m. on Friday until noon on Saturday the opposite alternating weekends.</p> <p><b>Weekly:</b> One 3 hour visit per week to be specified by the non-custodial parent or the court.</p> <p><b>Holidays:</b> Eight hours on the holidays indicated below in the HOLIDAY SCHEDULE, and</p> <p><b>Electronic Communication:</b> Brief telephone contact and other virtual parent-time, if the equipment is reasonably available, with non-custodial parent at least two times per week. If the parties cannot agree on whether the equipment is reasonably available, the court shall decide whether the equipment for virtual parent-time is reasonably available, taking into consideration the best interest of the child, each parent's ability to</p>
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handle any additional expenses for virtual parent-time; and any other factors the court considers material.

**FOR CHILDREN 18 MONTHS TO UNDER 3 YEARS OF AGE:**

**Midweek:** One weekday evening for two hours between 5:30 - 8:30 p.m. to be specified by the non-custodial parent or the court. However, if the child is being cared for during the day outside the child's regular place of residence, the non-custodial parent may, with advance notice to the custodial parent, pick up the child from the caregiver at an earlier time and return the child to the custodial parent by 8:30 p.m.

**Alternate Weekends:** Alternative weekends beginning on the first weekend after the entry of the decree from 6:00 p.m. Friday until 7:00 p.m. Sunday continuing each year.

**Holiday Parent-time:** Holidays as specified below in the HOLIDAY SCHEDULE.

**Extended Parent-time:** Two one-week periods, separated by at least four weeks, at the option of the non-custodial parent;

- one week shall be uninterrupted time for the non-custodial parent;
- the remaining week shall be subject to parent-time for the custodial parent consistent with these guidelines; and
- the custodial parent shall have an identical one-week period of uninterrupted time for vacation.

Notification of extended parent-time or vacation weeks with the child shall be provided at least 30 days in advance to the other parent.

**Electronic Communication:** Brief telephone contact and virtual parent-time, if the equipment is reasonably available, with non-custodial parent at least two times per week. If the parties cannot agree on whether the equipment is reasonably available, the court shall decide whether the equipment for virtual parent-time is reasonably available, taking into consideration the best interest of the child, each parent's ability to handle any additional expenses for virtual parent-time; and any other factors the court considers material.

**FOR CHILDREN 3 YEARS TO UNDER 5 YEARS OF AGE:**

**Midweek:** One weekday evening from 5:30 - 8:30 p.m. to be specified by the non-custodial parent or court. However, if the child is being cared for during the day outside the child's regular place of residence, the non-custodial parent may, with advance notice to the custodial parent, pick up the child from the caregiver at an earlier time and return the child to the custodial parent by 8:30 p.m.

**Alternate Weekends:** Alternative weekends beginning on the first weekend after the entry of the decree from 6:00 p.m. on Friday until 7:00 p.m. on Sunday continuing each year.

**Holiday Parent-time:** Holidays as specified below in the HOLIDAY SCHEDULE.

**Extended Parent-time:** Two two-week periods, separated by at least four weeks, at the option of the non-custodial parent;

- one two-week period shall be uninterrupted time for the non-custodial parent;
- the remaining two-week period shall be subject to parent-time for the custodial parent consistent to these guidelines; and
- the custodial parent shall have an identical two-week period of uninterrupted time for vacation.

A parent shall notify the other parent at least 30 days in advance of extended parent-time or vacation weeks.

**Electronic Communication:** Brief telephone contact and virtual parent-time at reasonable hours and for reasonable duration, if the equipment is reasonably available, with the non-custodial parent at least two times per week. If the parties cannot agree on whether the equipment is reasonably available, the court shall decide whether the equipment for virtual parent-time is reasonably available, taking into consideration the best interest of the child, each parent's ability to handle any additional expenses for virtual parent-time; and any other factors the court considers material.

**FOR CHILDREN 5 YEARS TO 18 YEARS OF AGE:**

**Midweek – School in Session:** During the time a child's school is in session, one weekday evening to be specified by the noncustodial parent or the court, or Wednesday evening if not specified, from 5:30 - 8:30 p.m.; or, at the election of the noncustodial parent, one weekday from the time the child's school is regularly dismissed until 8:30 p.m.

**Midweek – School not in Session:** During the time a child's school is not in session, one weekday from approximately 9:00 a.m., accommodating the custodial parent's work schedule, until 8:30 p.m., if the noncustodial parent is available to be with the child.

**Changes to Midweek Schedule:** Once the weekday is designated, it may not be changed except by mutual written agreement of the parents, or court order.

**Alternate Weekends:** Alternating weekend parent-time shall begin the first weekend after the entry of the decree. Weekends include any "snow" days, teacher development days, or other days when school is not scheduled and which are contiguous to the weekend period.

**School in Session:** During the time a child's school is in session alternating weekend parent-time shall be from 6:00 p.m. on Friday until 7:00 p.m. on Sunday, or, at the election of the non-custodial parent, from the time a child's school is regularly dismissed on Friday until 7:00 p.m. on Sunday, continuing each year.

**School not in Session:** During the time a child's school is not in session a noncustodial parent may elect alternating weekend parent-time to begin on Friday from approximately 9:00 a.m., accommodating the custodial parent's work schedule, until 7:00 p.m. on Sunday, if the noncustodial parent is available to be with the child.

**Pick Up by Non-Parent:** A step-parent, grandparent, or other responsible adult designated by the noncustodial parent, may pick up the child if the custodial parent is aware of the identity of the individual, and the parent will be with the child by 7 p.m.

**Changes to Weekends:** Weekend parent-time elections shall be made by the noncustodial parent at the time of entry of the divorce decree or court order, and may be changed by mutual agreement, court order, or by the noncustodial parent in the event of a change in the child's schedule.

**Holiday Parent-time:** Holidays as specified below in the HOLIDAY SCHEDULE.

**Extended Parent-time:** Extended parent-time with the non-custodial parent may be up to four consecutive weeks when school is not in session, at the option of the non-custodial parent including weekends normally exercised by the non-custodial parent, but not holidays;

a. two weeks shall be uninterrupted time for the non-custodial parent;

b. the remaining two weeks shall be subject to parent-time for the custodial parent for weekday parent-time but not weekends, except for a holiday to be exercised by the other parent; and

c. the custodial parent shall have an identical two-week period of uninterrupted time when school is not in session for purposes of vacation.

Both parents shall provide notification of extended parent-time or vacation weeks with the child at least 30 days prior to the end of the child's school year to the other parent and if notification is not provided timely the complying parent may determine the schedule for extended parent-time for the noncomplying parent.

**Electronic communication:** Telephone contact shall be at reasonable hours and for a reasonable duration. Virtual parent-time, if the equipment is reasonably available and the parents reside at least 100 miles apart, shall be at reasonable hours and for reasonable duration, provided that if the parties cannot agree on whether the equipment is reasonably available, the court shall decide whether the equipment for virtual parent-time is reasonably available, taking into consideration the best interest of the child, each parent's ability to handle any additional expenses for virtual parent-time; and any other factors the court considers material.

### **HOLIDAY SCHEDULE**

- **Other Included Days:** Holidays include any "snow" days, teacher development days after the children begin the school year, or other days when school is not scheduled, contiguous to the holiday period.
- **Alternating Weekends:** Holidays take precedence over the weekend parent-time, and changes may not be made in the regular rotation of the alternating weekend parent-time schedule.
- **Birthdays:** Birthdays take precedence over holidays and extended parent-time, except Mother's Day and Father's Day. However, birthdays do not take precedence over uninterrupted parent-time if the parent exercising uninterrupted time takes the child away from that parent's residence for the uninterrupted extended parent-time.
- **School Attendance:** If a holiday falls on a regular scheduled school day, the non-custodial parent shall be responsible for the child's attendance at school for that school day.
- **Lengthier Holiday Period – School in Session:** During the time a child's school is in session, at the election of the non-custodial parent, parent-time over a scheduled holiday weekend may begin from the time the child's school is regularly dismissed at the beginning of the holiday weekend until 7 p.m. on the last day of the holiday weekend.
- **More than one child – School in Session:** If there is more than one child and the children's school schedules vary for purpose of a holiday, it is presumed that the children will remain together for the holiday period beginning the first evening all children's schools are let out for the holiday and ending the evening before any child returns to school.
- **Lengthier Holiday Period – School not in Session:** During the time a child's school is not in session, at the election of the non-custodial parent, parent-time over a scheduled holiday weekend may begin at approximately 9 a.m., accommodating the custodial parent's work schedule, the first day of the holiday weekend until 7 p.m. on the last day of the holiday weekend, if the non-custodial parent is available to be with the child.
- **Pick up Person:** A step-parent, grandparent, or other responsible individual designated by the non-custodial parent, may pick up the child if the custodial parent is aware of the identity of the individual, and the parent will be with the child by 7 p.m.
- **Changes:** Elections should be made by the non-custodial parent at the time of the divorce decree or court order, and may be changed by mutual agreement, court order, or by the non-custodial parent in the event of a change in the child's schedule.
- **Custodial Parent:** The custodial parent is entitled to the "odd numbered years" holidays designated in the schedule below when the non-custodial parent has the "even numbered years" holidays and the "even numbered years" holidays when the non-custodial parent has the "odd numbered years" holidays so that each parent has an equal amount of holiday time with the child.

#### **Odd Numbered Years**

**Child's Birthday** - on the day before or after the actual birth date from 3 p.m. to 9 p.m.

#### **Even Numbered Years**

**Child's Birthday** - on the actual birth date from 3 p.m. to 9 p.m.

**Note:** At the discretion of the non-custodial parent, that parent may take other siblings along for the birthday.

	<p><b>Martin Luther King, Jr.</b> - 6 p.m. the day before until 7 p.m. on the holiday unless the holiday extends for a lengthier period of time to which the parent is completely entitled</p> <p><b>Spring Break</b> - from 6 p.m. Fri. until Sun. 7 p.m. unless holiday extends for lengthier period of time to which parent is completely entitled</p> <p><b>July 4</b> - beginning 6 p.m. the day before the holiday until 11 p.m. or no later than 6 p.m. on the day following the holiday, at the option of the parent exercising the holiday</p> <p><b>Labor Day</b> - beginning 6 p.m. on Friday until Monday at 7 p.m., unless the holiday extends for a lengthier period of time to which the non-custodial parent is completely entitled</p> <p><b>Fall School Break</b> - if applicable, commonly known as U.E.A. weekend beginning at 6 p.m. on Wednesday until Sunday at 7 p.m. unless the holiday extends for a lengthier period of time to which the non-custodial parent is completely entitled</p> <p><b>Veterans Day Holiday</b> - beginning 6 p.m. the day before the holiday until 7 p.m. on the holiday</p> <p><b>Christmas School Vacation:</b> For a single child, Christmas School Vacation means the time period beginning on the evening the child is released from school for the Christmas or winter school break and ending the evening before the child returns to school. For multiple children when the children's school schedules differ, Christmas School Vacation means the time period beginning on the first evening all children's schools are released for the Christmas or winter school break and ending the evening before any of the children returns to school.</p> <p><b>Christmas School Vacation – odd years</b> - the first portion of the Christmas school vacation including Christmas Eve and Christmas Day until 1 p.m. on the day halfway through the holiday period, if there are an odd number of days for the holiday period, or until 7 p.m. if there are an even number of days for the holiday period, so long as the entire holiday period is equally divided</p> <p><b>Father's Day:</b> with natural or adoptive father every year from 9 a.m. to 7 p.m. on holiday</p>	<p><b>President's Day</b> – from 6 p.m. day before until the holiday unless the holiday extends for a lengthier period of time to which the parent is completely entitled</p> <p><b>Memorial Day</b> - beginning at 6 p.m. on Friday until Monday at 7 p.m., unless the holiday extends for a lengthier period of time to which the non-custodial parent is completely entitled</p> <p><b>July 24</b> - beginning at 6 p.m. on the day before the holiday until 11 p.m. or no later than 6 p.m. on the day following the holiday, at the option of the parent exercising the holiday</p> <p><b>Columbus Day</b>- beginning at 6 p.m. the day before the holiday until 7 p.m. on the holiday</p> <p><b>Halloween</b> - on October 31 or the day Halloween is traditionally celebrated in the local community school until 9 p.m. if on a school day, or from 6 p.m. to 9 p.m. if not on a school day</p> <p><b>Thanksgiving</b> - from Wed. 7 p.m. to Sun. 7 p.m.</p> <p><b>Christmas School Vacation – even years</b> - the last portion of the Christmas school vacation beginning at 7 p.m. on the day halfway through the holiday period, if there are an odd number of days for the holiday period, or at 1 p.m. if there are an even number of days for the holiday period, so long as the entire Christmas school vacation period is equally divided</p>
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	<b>Mother's Day:</b> with natural or adoptive mother every year from 9 a.m. to 7 p.m. on holiday
CHILDREN PARENT TIME Rewrite	<b>Children - Parent-Time</b> «PN1». Parent-time should be as we agree. If we do not agree and we live within 150 miles of each other, we will follow this minimum parent-time schedule:



BEFORE CHILDREN - PICKUP AND DELIVERY FOR PARENT-TIME	<b>CHILDREN - PICKUP AND DELIVERY FOR PARENT-TIME</b> «PN1». «res_name» will pick up, deliver and return the children for all parent time unless we make other arrangements.
AFTER CHILDREN - PICKUP AND DELIVERY FOR PARENT-TIME 2 REWRITE	<b>Children - Parent-Time Pick Up and Drop Off</b> «PN1». «res_name» will pick up, drop off and return the children for all parent-time unless we make other arrangements.
BEFORE CHILDREN - PICKUP AND DELIVERY FOR PARENT-TIME 2	«PN1». «pet_name» will deliver the children for «res_name_possessive» parent time and «res_name» will return them unless we make other arrangements.
AFTER CHILDREN - PICKUP AND DELIVERY FOR PARENT-TIME REWRITE	«PN1». «pet_name» will drop off the children for «res_name_possessive» parent-time and «res_name» will return them unless we make other arrangements.
BEFORE CHILDREN - PICKUP AND DELIVERY FOR PARENT-TIME 3	«PN1». The parties will make arrangements for pick up, delivery and return of the children prior to each scheduled parent-time.
AFTER CHILDREN - PICKUP AND DELIVERY FOR PARENT-TIME 3 REWRITE	«PN1». The parties will make arrangements for pick up, drop off and return of the children before each scheduled parent-time.
BEFORE CHILDREN - PICKUP AND DELIVERY FOR PARENT-TIME 4	«PN1». Pick up, delivery and return for parent-time shall be as follows: «children_pickup_deliver_custom»
AFTER CHILDREN - PICKUP AND DELIVERY FOR PARENT-TIME 4 REWRITE	«PN1». Pick up, drop off and return for parent-time will be as follows: «children_pickup_deliver_custom»
BEFORE CHILDREN - PICKUP AND DELIVERY FOR PARENT-TIME 5	«PN1». «children_pickup_deliver_name» will pick up, deliver and return the children for parent-time.
AFTER CHILDREN - PICKUP AND DELIVERY FOR PARENT-TIME 5 REWRITE	«PN1». «children_pickup_deliver_name» will pick up, drop off and return the children for parent-time.

BEFORE CHILDREN - PICKUP AND DELIVERY FOR PARENT-TIME 6	<p>«PN1». The children will be picked up and returned at the following place for parent-time:</p> <p>«children_pickup_deliver_place»  «children_pickup_deliver_street»  «children_pickup_deliver_city», «children_pickup_deliver_state»  «children_pickup_deliver_zip»  «children_pickup_deliver_phone»  «IF ANSWERED(children_pickup_deliver_email)»  «children_pickup_deliver_email»</p>
AFTER CHILDREN - PICKUP AND DELIVERY FOR PARENT-TIME 6 REWRITE	<p>«PN1». The children will be picked up, dropped off and returned at the following place for parent-time:</p>
BEFORE CHILDREN - PICKUP AND DELIVERY FOR PARENT-TIME 7	<p>«PN1». No arrangements can be made at this time for who will pick up, deliver and return the children for parent time.</p>
AFTER CHILDREN - PICKUP AND DELIVERY FOR PARENT-TIME 7 REWRITE	<p>«PN1». Arrangements for parent-time pick up, drop off and return of the children cannot be made at this time.</p>

<p>BEFORE</p> <p>CHILDREN - PARENT-TIME RELOCATION 2 Sample</p>	<p>«PN1». If either party moves more than 150 miles from the other parent, the moving parent shall provide advance written notice of the intended relocation to the other parent. If possible, the notice shall be provided 60 days before the anticipated move. A moving parent who fails to comply with the notice of relocation shall be in contempt of the Court's order. The written notice of relocation shall contain statements affirming that:</p> <ul style="list-style-type: none"> <li>a. the parent-time provisions in Utah Code 30-3-37(5) or a schedule approved by both parties will be followed; and</li> <li>b. neither parent will interfere with the other's parental rights pursuant to court ordered parent-time arrangements, or the schedule approved by both parties.</li> </ul> <p>«PN1». If either parent lives more than 150 miles away from the other parent or if both parents live in separate countries, the following method will be used to create a parenting plan or parent-time schedule:</p> <p>«parent_time_relocation_agreement»</p> <p>«PN1». If either party moves more than 150 miles from the other parent, the moving parent shall provide advance written notice of the intended relocation to the other parent. If possible, the notice shall be provided 60 days before the anticipated move. A moving parent who fails to comply with the notice of relocation shall be in contempt of the Court's order. The written notice of relocation shall contain statements affirming that:</p> <ul style="list-style-type: none"> <li>a. the parent-time provisions in Utah Code 30-3-37(5) or a schedule approved by both parties will be followed; and</li> <li>b. neither parent will interfere with the other's parental rights pursuant to court ordered parent-time arrangements, or the schedule approved by both parties.</li> </ul> <p>«PN1». If either parent lives more than 150 miles away from the other parent or if both parents live in separate countries, parent time shall be as</p>
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the parties agree. If they are unable to agree, the following shall be the minimum parent-time allowed to the non-custodial parent:

«PN3: abc». in years ending in odd number, the minor children shall spend the following holidays with the non-custodial parent:

- i. Thanksgiving holiday beginning Wednesday until Sunday; and
- ii. spring break, if applicable, beginning the last day of school before the holiday until the day before school resumes;

«PN3: abc». in years ending in an even number, the minor children shall spend the following holidays with the non-custodial parent:

- i. the entire winter school break period; and
- ii. the fall school break beginning the last day of school before the holiday until the day before school resumes; and

«PN3: abc». extended parent-time equal to  $\frac{1}{2}$  of the summer or off-track time for consecutive weeks. The children shall be returned to the custodial home no later than seven days before school begins. This week shall be counted when determining the amount of parent-time to be divided between the parents for the summer or off-track period. The parties shall mutually agree on this extended time each year. If they are unable to agree, the non-custodial parent shall select the dates for the extended time period.

«PN3: abc». One weekend per month at the option and expense of the non-custodial parent. The non-custodial parent's monthly weekend entitlement is subject to the following restrictions.

«PN4: i». If the non-custodial parent has not designated a specific weekend for parent-time, the non-custodial parent shall receive the last weekend of each month unless a holiday assigned to the custodial parent falls on that particular weekend. If a holiday assigned to the custodial parent falls

	<p>on the last weekend of the month, the non-custodial parent shall be entitled to the next to the last weekend of the month.</p> <p>«PN4: i». If a non-custodial parent's extended parent-time or parent-time over a holiday extends into or through the first weekend of the next month, that weekend shall be considered the non-custodial parent's monthly weekend entitlement for that month.</p> <p>«PN4: i». If a child is out of school for teacher development days or snow days after the children begin the school year, or other days not included in the list of holidays in Subsection (5) and those days are contiguous with the non-custodial parent's monthly weekend parent-time, those days shall be included in the weekend parent-time.</p> <p>«PN3: abc». The custodial parent is entitled to all parent-time not specifically allocated to the non-custodial parent.</p> <p>«PN1». If either party moves more than 150 miles from the other parent, the moving parent shall provide advance written notice of the intended relocation to the other parent. If possible, the notice shall be provided 60 days before the anticipated move. A parent who fails to comply with the notice of relocation shall be in contempt of the Court's order. The written notice of relocation shall contain statements affirming that:</p> <ul style="list-style-type: none"> <li>a. the parent-time provisions in Utah Code 30-3-37(5) or a schedule approved by both parties will be followed; and</li> <li>b. neither parent will interfere with the other's parental rights pursuant to court ordered parent-time arrangements, or the schedule approved by both parties.</li> </ul> <p>«PN1». If either parent lives more than 150 miles away from the other parent or if both parents live in separate countries, parent time shall be as</p>
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the parties agree. If they are unable to agree, the following shall be the minimum parent-time allowed to the non-custodial parent:

«PN3: abc». in years ending in odd number, the minor children shall spend the following holidays with the non-custodial parent:

- i. Thanksgiving holiday beginning Wednesday until Sunday; and
- ii. spring break, if applicable, beginning the last day of school before the holiday until the day before school resumes;

«PN3: abc». in years ending in an even number, the minor children shall spend the following holidays with the non-custodial parent:

- i. the entire winter school break period; and
- ii. the fall school break beginning the last day of school before the holiday until the day before school resumes; and

«PN3: abc». extended parent-time equal to  $\frac{1}{2}$  of the summer or off-track time for consecutive weeks. The children shall be returned to the custodial home no later than seven days before school begins. This week shall be counted when determining the amount of parent-time to be divided between the parents for the summer or off-track period. The parties shall mutually agree on this extended time each year. If they are unable to agree, the non-custodial parent shall select the dates for the extended time period.

«PN3: abc». One weekend per month at the option and expense of the non-custodial parent. The non-custodial parent's monthly weekend entitlement is subject to the following restrictions.

«PN4: i». If the non-custodial parent has not designated a specific weekend for parent-time, the non-custodial parent shall receive the last weekend of each month unless a holiday assigned to the custodial parent falls on that particular weekend. If a holiday assigned to the custodial parent falls

	<p>on the last weekend of the month, the non-custodial parent shall be entitled to the next to the last weekend of the month.</p> <p>«PN4: i». If a non-custodial parent's extended parent-time or parent-time over a holiday extends into or through the first weekend of the next month, that weekend shall be considered the non-custodial parent's monthly weekend entitlement for that month.</p> <p>«PN4: i». If a child is out of school for teacher development days or snow days after the children begin the school year, or other days not included in the list of holidays in Subsection (5) and those days are contiguous with the non-custodial parent's monthly weekend parent-time, those days shall be included in the weekend parent-time.</p> <p>«PN3: abc». The custodial parent is entitled to all parent-time not specifically allocated to the non-custodial parent.</p> <p>«PN3: abc». At the non-custodial parent's option, thirty days of parent time shall be uninterrupted each year. The non-custodial parent shall select the 30-day uninterrupted time period within the summer or off-track extended parent time.</p> <p>«END IF»</p>
<p>AFTER</p> <p>Relocation Rewrite</p>	<p><b>Children-Relocation</b> (Utah Code 30-3-37(5))</p> <p>«PN1». If a parent moves more than 150 miles from the other parent, the moving parent must give the non-moving parent a written Notice of Relocation. The notice must be sent at least 60 days before the planned move.</p> <p>The written Notice of Relocation must include:</p> <ul style="list-style-type: none"> <li>• information about the move;</li> <li>• a proposed parent-time schedule; and</li> <li>• a statement that the parents will not interfere with the other parent's parent-time.</li> </ul>

	<p>If the moving parent does not give the non-moving parent a Notice of Relocation, they will be in contempt of the court's order.</p> <p>«PN1». If either parent moves more than 150 miles away from the other, or if either parent moves to a different country, the parenting plan or parent-time schedule will be:</p> <p>«parent_time_relocation_agreement»</p> <p>«PN1». If either parent moves more than 150 miles from the other parent, the moving parent must give the non-moving parent a written Notice of Relocation. The notice must be sent at least 60 days before the planned move.</p> <p>The written Notice of Relocation must include:</p> <ul style="list-style-type: none"> <li>• information about the move;</li> <li>• a proposed parent-time schedule; and</li> <li>• a statement that the parents will not interfere with the other parent's parent-time.</li> </ul> <p>If the moving parent does not give the non-moving parent a Notice of Relocation, they will be in contempt of the court's order.</p> <p>«PN1». If either parent moves more than 150 miles away from the other, or if either parent moves to a different country, parent-time will be as we agree. If we cannot agree, this will be the minimum parent-time for the non-custodial parent:</p> <p>&lt;We did not touch the language about the schedule&gt;</p> <p><b>Relocation Schedule</b> (Utah Code 30-3-37)</p>
BEFORE	<p>«IF children_yes_no = TRUE AND ANSWERED(parent_time_long_distance_selection) AND</p>



<p>Pickups if not already covered</p>	<p>parent_time_long_distance_selection = "Custom" AND (unborn_children &gt; 0 OR born_children &gt; 0) AND child_custody_selection != "Joint Leg Phys" AND child_custody_selection != "Joint Leg Phys Pet Optional" AND child_custody_selection != "Joint Leg Phys Res Optional" AND child_custody_selection != "Pet Sole Optional" AND child_custody_selection != "Res Sole Optional" AND child_custody_selection != "Pet Joint Optional" AND child_custody_selection != "Res Joint Optional" AND child_custody_selection != "Pet Joint" AND child_custody_selection != "Res Joint" AND child_custody_selection != "Joint Split"»</p> <p>«PN1». If either party moves more than 150 miles from the other parent, the moving parent shall provide advance written notice of the intended relocation to the other parent. If possible, the notice shall be provided 60 days before the anticipated move. A parent who fails to comply with the notice of relocation shall be in contempt of the Court's order. The written notice of relocation shall contain statements affirming that:</p> <ol style="list-style-type: none"> <li>the parent-time provisions in Utah Code 30-3-37(5) or a schedule approved by both parties will be followed; and</li> <li>neither parent will interfere with the other's parental rights pursuant to court ordered parent-time arrangements, or the schedule approved by both parties.</li> </ol>
<p>AFTER</p> <p>Pickups Rewrite (?)</p>	<p>«IF children_yes_no = TRUE AND ANSWERED(parent_time_long_distance_selection) AND parent_time_long_distance_selection = "Custom" AND (unborn_children &gt; 0 OR born_children &gt; 0) AND child_custody_selection != "Joint Leg Phys" AND child_custody_selection != "Joint Leg Phys Pet Optional" AND child_custody_selection != "Joint Leg Phys Res Optional" AND child_custody_selection != "Pet Sole Optional" AND child_custody_selection != "Res Sole Optional" AND child_custody_selection != "Pet Joint Optional" AND child_custody_selection != "Res Joint Optional" AND child_custody_selection != "Pet Joint" AND child_custody_selection != "Res Joint" AND child_custody_selection != "Joint Split"»</p> <p>«PN1». If either parent moves more than 150 miles from the other parent, the moving parent must give the non-moving parent a written Notice of</p>

	<p>Relocation. The notice must be sent at least 60 days before the planned move.</p> <p>The written Notice of Relocation must include:</p> <ul style="list-style-type: none"> <li>• information about the move;</li> <li>• a proposed parent-time schedule; and</li> <li>• a statement that the parents will not interfere with the other parent's parent time.</li> </ul> <p>If the moving parent does not give the non-moving parent a Notice of Relocation, they will be in contempt of the court's order.</p>
BEFORE  Petition Source	<p>«PN1». If either parent lives more than 150 miles away from the other parent or if both parents live in separate countries, parent time shall be as the parties agree. If they are unable to agree, the following shall be the minimum parent-time allowed to the non-custodial parent:</p> <p>«PN3: abc». «parent_time_relocation_custom» «END IF»</p>
AFTER  Petition Rewrite	<p>«PN1». If either parent moves more than 150 miles away from the other, or if either parent moves to a different country, parent-time will be as we agree. If we are cannot agree, this will be the minimum parent-time for the non-custodial parent:</p> <p>«PN3: abc». «parent_time_relocation_custom» «END IF»</p>
BEFORE  Petition Source	<p>«IF children_yes_no = TRUE AND ANSWERED(parent_time_relocation_travel_expenses) AND parent_time_relocation_travel_expenses = "Split Equally" AND (unborn_children &gt; 0 OR born_children &gt; 0) AND child_custody_selection != "Joint Leg Phys" AND child_custody_selection != "Joint Leg Phys Pet Optional" AND child_custody_selection != "Joint Leg Phys Res Optional" AND child_custody_selection != "Pet Sole Optional" AND child_custody_selection != "Res Sole Optional" AND child_custody_selection != "Pet Joint Optional" AND child_custody_selection != "Res Joint Optional" AND child_custody_selection != "Pet Joint" AND child_custody_selection != "Res Joint" AND child_custody_selection != "Joint Split"»</p>

	<p>«PN1». If either parent lives more than 150 miles away from the other parent or if both parents live in separate countries, costs for their children's travel expenses for parent-time shall be shared equally by the parents.</p> <p>«PN1». If the parent who does not have primary physical care has been found in contempt for not being current on all support obligations, that parent shall be responsible for all of the child's travel expenses relating to the parent time schedule in this order.</p> <p>«PN1». Reimbursement by the responsible party to the other for the child's travel expenses shall be made within 30 days of receipt of documents detailing those expenses.</p> <p>«END IF»</p>
<p>AFTER</p> <p>Petition Rewrite</p>	<p>«IF children_yes_no = TRUE AND ANSWERED(parent_time_relocation_travel_expenses) AND parent_time_relocation_travel_expenses = "Split Equally" AND (unborn_children &gt; 0 OR born_children &gt; 0) AND child_custody_selection != "Joint Leg Phys" AND child_custody_selection != "Joint Leg Phys Pet Optional" AND child_custody_selection != "Joint Leg Phys Res Optional" AND child_custody_selection != "Pet Sole Optional" AND child_custody_selection != "Res Sole Optional" AND child_custody_selection != "Pet Joint Optional" AND child_custody_selection != "Res Joint Optional" AND child_custody_selection != "Pet Joint" AND child_custody_selection != "Res Joint" AND child_custody_selection != "Joint Split"»</p> <p>«PN1». If either parent moves more than 150 miles away from the other, or if either parent moves to a different country, costs for their children's travel expenses for parent-time will be shared equally by both parents.</p> <p>«PN1». If a parent has been found in contempt for not being current on all support obligations, and they do not have primary physical care of the child, they will be responsible for the child's related travel expenses.</p>

	<p>«PN1». Reimbursement for the child's travel expenses must be made within 30 days of receipt of documents detailing those expenses.</p> <p>«END IF»</p>
BEFORE  Petition Source	<p>«IF children_yes_no = TRUE AND ANSWERED(parent_time_relocation_travel_expenses) AND parent_time_relocation_travel_expenses = "Custody" AND (unborn_children &gt; 0 OR born_children &gt; 0) AND child_custody_selection != "Joint Leg Phys" AND child_custody_selection != "Joint Leg Phys Pet Optional" AND child_custody_selection != "Joint Leg Phys Res Optional" AND child_custody_selection != "Pet Sole Optional" AND child_custody_selection != "Res Sole Optional" AND child_custody_selection != "Pet Joint Optional" AND child_custody_selection != "Res Joint Optional" AND child_custody_selection != "Pet Joint" AND child_custody_selection != "Res Joint" AND child_custody_selection != "Joint Split"»</p> <p>«PN1». If either parent lives more than 150 miles away from the other parent or if both parents live in separate countries, the custodial parent shall pay all of the costs for the children's travel expenses for parent time.</p> <p>«PN1». If the parent who does not have primary physical care has been found in contempt for not being current on all support obligations, that parent shall be responsible for all of the child's travel expenses relating to the parent time schedule in this order.</p> <p>«PN1». Reimbursement by the responsible party to the other for the child's travel expenses shall be made within 30 days of receipt of documents detailing those expenses.</p> <p>«END IF»</p>
AFTER  Petition Rewrite	<p>«IF children_yes_no = TRUE AND ANSWERED(parent_time_relocation_travel_expenses) AND parent_time_relocation_travel_expenses = "Custody" AND (unborn_children &gt; 0 OR born_children &gt; 0) AND child_custody_selection != "Joint Leg Phys" AND child_custody_selection != "Joint Leg Phys Pet Optional" AND child_custody_selection != "Joint Leg Phys Res Optional" AND child_custody_selection != "Pet Sole Optional" AND child_custody_selection != "Res Sole Optional" AND child_custody_selection != "Pet Joint Optional" AND child_custody_selection != "Res Joint Optional" AND</p>

	<p>child_custody_selection != "Pet Joint" AND child_custody_selection != "Res Joint" AND child_custody_selection != "Joint Split"»  SEE ABOVE - we're too lazy</p> <p>«PN1». If the parents live more than 150 miles away from each other, or if the parents live in separate countries, the custodial parent will pay all of the costs for the children's travel expenses for parent-time.</p> <p>«PN1». If a parent has been found in contempt for not being current on all support obligations, and they do not have primary physical care of the child, they will be responsible for all of the child's travel expenses related to parent-time in this order.</p> <p>«PN1». Reimbursement for the child's travel expenses must be made within 30 days of receipt of documents detailing those expenses.</p> <p>«END IF»</p>
BEFORE  Parent Time Relocation  Petition  Sole and Joint Custody  Non-custodial parent pays	<p>«IF children_yes_no = TRUE AND ANSWERED(parent_time_relocation_travel_expenses) AND parent_time_relocation_travel_expenses = "Non Custody" AND (unborn_children &gt; 0 OR born_children &gt; 0) AND child_custody_selection != "Joint Leg Phys" AND child_custody_selection != "Joint Leg Phys Pet Optional" AND child_custody_selection != "Joint Leg Phys Res Optional" AND child_custody_selection != "Pet Sole Optional" AND child_custody_selection != "Res Sole Optional" AND child_custody_selection != "Pet Joint Optional" AND child_custody_selection != "Res Joint Optional" AND child_custody_selection != "Pet Joint" AND child_custody_selection != "Res Joint" AND child_custody_selection != "Joint Split"»</p> <p>«PN1». If either parent lives more than 150 miles away from the other parent or if both parents live in separate countries, the non-custodial parent shall pay all of the costs for the children's travel expenses for parent time.</p> <p>«PN1». If the parent who does not have primary physical care has been found in contempt for not being current on all support obligations, that parent shall be responsible for all of the child's travel expenses relating to the parent time schedule in this order.</p>

	<p>«PN1». Reimbursement by the responsible party to the other for the child's travel expenses shall be made within 30 days of receipt of documents detailing those expenses.</p> <p>«END IF</p>
<p>AFTER</p> <p>Parent Time Relocation Sole and Joint Custody Non-custodial parent pays</p> <p>Petition</p> <p>Rewrite</p>	<p>«IF children_yes_no = TRUE AND ANSWERED(parent_time_relocation_travel_expenses) AND parent_time_relocation_travel_expenses = "Non Custody" AND (unborn_children &gt; 0 OR born_children &gt; 0) AND child_custody_selection != "Joint Leg Phys" AND child_custody_selection != "Joint Leg Phys Pet Optional" AND child_custody_selection != "Joint Leg Phys Res Optional" AND child_custody_selection != "Pet Sole Optional" AND child_custody_selection != "Res Sole Optional" AND child_custody_selection != "Pet Joint Optional" AND child_custody_selection != "Res Joint Optional" AND child_custody_selection != "Pet Joint" AND child_custody_selection != "Res Joint" AND child_custody_selection != "Joint Split"»</p> <p>SEE ABOVE</p> <p>«PN1». If the parents live more than 150 miles away from each other, or if the parents live in separate countries, the non-custodial parent will pay all of the costs for the children's travel expenses for parent-time.</p> <p>«PN1». If a parent has been found in contempt for not being current on all support obligations, and they do not have primary physical care of the child, they will be responsible for all of the child's travel expenses related to parent-time in this order.</p> <p>«PN1». Reimbursement for the child's travel expenses must be made within 30 days of receipt of documents detailing those expenses.</p> <p>«END IF</p>
<p>BEFORE</p> <p>Parent Time Relocation</p> <p>Sole and Joint Custody</p> <p>Moving party pays</p>	<p>«IF children_yes_no = TRUE AND ANSWERED(parent_time_relocation_travel_expenses) AND parent_time_relocation_travel_expenses = "Half Summer" AND (unborn_children &gt; 0 OR born_children &gt; 0) AND child_custody_selection != "Joint Leg Phys" AND child_custody_selection != "Joint Leg Phys Pet Optional" AND child_custody_selection != "Joint Leg Phys Res Optional" AND child_custody_selection != "Pet Sole Optional" AND child_custody_selection != "Res Sole Optional" AND</p>

<p>Summer OR off track language</p> <p>Petition</p>	<p>child_custody_selection != "Pet Joint Optional" AND child_custody_selection != "Res Joint Optional" AND child_custody_selection != "Pet Joint" AND child_custody_selection != "Res Joint" AND child_custody_selection != "Joint Split"» «PN1». If either parent lives more than 150 miles away from the other parent or if both parents live in separate countries, the parent who moved shall pay all of the costs for the children's travel expenses for parent time except one-half of the expenses for the summer or off-track time shall be paid by the other parent.</p> <p>«PN1». If the parent who does not have primary physical care has been found in contempt for not being current on all support obligations, that parent shall be responsible for all of the child's travel expenses relating to the parent time schedule in this order.</p> <p>«PN1». Reimbursement by the responsible party to the other for the child's travel expenses shall be made within 30 days of receipt of documents detailing those expenses.</p> <p>«END IF»</p>
<p>AFTER</p> <p>Parent Time Relocation</p> <p>Sole and Joint Custody\</p> <p>Moving party pays</p> <p>Summer OR off track language</p> <p>Petition Rewrite</p>	<p>«IF children_yes_no = TRUE AND ANSWERED(parent_time_relocation_travel_expenses) AND parent_time_relocation_travel_expenses = "Half Summer" AND (unborn_children &gt; 0 OR born_children &gt; 0) AND child_custody_selection != "Joint Leg Phys" AND child_custody_selection != "Joint Leg Phys Pet Optional" AND child_custody_selection != "Joint Leg Phys Res Optional" AND child_custody_selection != "Pet Sole Optional" AND child_custody_selection != "Res Sole Optional" AND child_custody_selection != "Pet Joint Optional" AND child_custody_selection != "Res Joint Optional" AND child_custody_selection != "Pet Joint" AND child_custody_selection != "Res Joint" AND child_custody_selection != "Joint Split"»</p> <p>SEE ABOVE</p> <p>«PN1». If the parents live more than 150 miles away from each other, or if the parents live in separate countries, the parent who moved will pay all of the costs for the children's travel expenses for parent-time, except the</p>

	<p>other parent will pay one-half of the expenses for the summer or off-track time.</p> <p>«PN1». If a parent has been found in contempt for not being current on all support obligations, and they do not have primary physical care of the child, they will be responsible for all of the child's travel expenses related to parent-time in this order.</p> <p>«PN1». Reimbursement for the child's travel expenses must be made within 30 days of receipt of documents detailing those expenses.</p> <p>«END IF»</p>
<p>BEFORE</p> <p>Parent Time Relocation</p> <p>Sole and Joint Custody</p> <p>One party pays</p> <p>Petition</p>	<p>«IF children_yes_no = TRUE AND ANSWERED(parent_time_relocation_travel_expenses) AND parent_time_relocation_travel_expenses = "Petitioner" AND (unborn_children &gt; 0 OR born_children &gt; 0) AND child_custody_selection != "Joint Leg Phys" AND child_custody_selection != "Joint Leg Phys Pet Optional" AND child_custody_selection != "Joint Leg Phys Res Optional" AND child_custody_selection != "Pet Sole Optional" AND child_custody_selection != "Res Sole Optional" AND child_custody_selection != "Pet Joint Optional" AND child_custody_selection != "Res Joint Optional" AND child_custody_selection != "Pet Joint" AND child_custody_selection != "Res Joint" AND child_custody_selection != "Joint Split"»</p> <p>«PN1». If either parent lives more than 150 miles away from the other parent or if both parents live in separate countries, «pet_name» shall pay all of the costs for the children's travel expenses for parent time.</p> <p>«PN1». If the parent who does not have primary physical care has been found in contempt for not being current on all support obligations, that parent shall be responsible for all of the child's travel expenses relating to the parent time schedule in this order.</p> <p>«PN1». Reimbursement by the responsible party to the other for the child's travel expenses shall be made within 30 days of receipt of documents detailing those expenses.</p> <p>«END IF»</p>
<p>AFTER</p> <p>Parent Time Relocation</p>	<p>«IF children_yes_no = TRUE AND ANSWERED(parent_time_relocation_travel_expenses) AND parent_time_relocation_travel_expenses = "Petitioner" AND</p>



<p>Petition</p> <p>Sole and Joint Custody One party pays</p> <p>Petition</p>	<p>(unborn_children &gt; 0 OR born_children &gt; 0) AND child_custody_selection != "Joint Leg Phys" AND child_custody_selection != "Joint Leg Phys Pet Optional" AND child_custody_selection != "Joint Leg Phys Res Optional" AND child_custody_selection != "Pet Sole Optional" AND child_custody_selection != "Res Sole Optional" AND child_custody_selection != "Pet Joint Optional" AND child_custody_selection != "Res Joint Optional" AND child_custody_selection != "Pet Joint" AND child_custody_selection != "Res Joint" AND child_custody_selection != "Joint Split"»</p> <p>SEE ABOVE</p> <p>«PN1». If the parents live more than 150 miles away from each other, or if the parents live in separate countries, «pet_name» will pay all of the costs for the children's travel expenses for parent-time.</p> <p>«PN1». If a parent has been found in contempt for not being current on all support obligations, and they do not have primary physical care of the child, they will be responsible for all of the child's travel expenses related to parent-time in this order.</p> <p>«PN1». Reimbursement for the child's travel expenses must be made within 30 days of receipt of documents detailing those expenses.</p> <p>«END IF»</p>
<p>BEFORE</p> <p>Parent Time Relocation Custom language</p> <p>Petition</p>	<p>«IF children_yes_no = TRUE AND ANSWERED(parent_time_relocation_travel_expenses) AND parent_time_relocation_travel_expenses = "Custom" AND (unborn_children &gt; 0 OR born_children &gt; 0) AND child_custody_selection != "Joint Leg Phys" AND child_custody_selection != "Joint Leg Phys Pet Optional" AND child_custody_selection != "Joint Leg Phys Res Optional" AND child_custody_selection != "Pet Sole Optional" AND child_custody_selection != "Res Sole Optional" AND child_custody_selection != "Pet Joint Optional" AND child_custody_selection != "Res Joint Optional" AND child_custody_selection != "Pet Joint" AND child_custody_selection != "Res Joint" AND child_custody_selection != "Joint Split"»</p> <p>«PN1». If either parent lives more than 150 miles away from the other parent or if both parents live in separate countries, the parents shall divide the costs for the children's travel expenses for parent time as follows:</p> <p>«parent_time_travel_expenses_custom»</p>

	<p>«PN1». If the parent who does not have primary physical care has been found in contempt for not being current on all support obligations, that parent shall be responsible for all of the child's travel expenses relating to the parent time schedule in this order.</p> <p>«PN1». Reimbursement by the responsible party to the other for the child's travel expenses shall be made within 30 days of receipt of documents detailing those expenses.</p>
<p>AFTER</p> <p>Parent Time Relocation</p> <p>Custom language Rewrite</p> <p>Petition</p>	<p>«IF children_yes_no = TRUE AND ANSWERED(parent_time_relocation_travel_expenses) AND parent_time_relocation_travel_expenses = "Custom" AND (unborn_children &gt; 0 OR born_children &gt; 0) AND child_custody_selection != "Joint Leg Phys" AND child_custody_selection != "Joint Leg Phys Pet Optional" AND child_custody_selection != "Joint Leg Phys Res Optional" AND child_custody_selection != "Pet Sole Optional" AND child_custody_selection != "Res Sole Optional" AND child_custody_selection != "Pet Joint Optional" AND child_custody_selection != "Res Joint Optional" AND child_custody_selection != "Pet Joint" AND child_custody_selection != "Res Joint" AND child_custody_selection != "Joint Split"»</p> <p>SEE ABOVE</p> <p>«PN1». If the parents live more than 150 miles away from each other, or if the parents live in separate countries, the parents will divide the costs for the children's travel expenses for parent-time as follows:</p> <p>«parent_time_travel_expenses_custom»</p> <p>«PN1». If a parent has been found in contempt for not being current on all support obligations, and they do not have primary physical care of the child, they will be responsible for all of the child's travel expenses related to parent-time in this order.</p> <p>«PN1». Reimbursement for the child's travel expenses must be made within 30 days of receipt of documents detailing those expenses.</p>

<p>BEFORE</p> <p>INCOME AND CHILD SUPPORT CALC Employed</p> <p>Sole Custody Calculation</p> <p>Original</p>	<p><b>INCOME: WILMA FLINTSTONE</b></p> <p>#. <b>Wilma Flintstone's</b> total countable gross monthly income for child support purposes is <b>\$910.00</b>. <b>Wilma Flintstone's</b> base child support amount using the sole custody calculation is <b>\$218.00</b> per month. <b>Wilma Flintstone</b> receives the following gross monthly income from all sources:</p> <p>a. <b>Wilma Flintstone</b> is employed at <b>The Inn</b> and grosses <b>\$910.00</b> per month working the equivalent of one full-time 40-hour a week job or less.</p> <p><b>INCOME: FREDERICK W FLINTSTONE</b></p> <p>#. Pursuant to Utah Code 78B-12-203 <b>Frederick W Flintstone's</b> total countable gross monthly income for child support purposes is <b>\$6,500.00</b>. <b>Frederick W Flintstone's</b> base child support amount using the sole custody calculation is <b>\$1,596.00</b> per month. <b>Frederick W Flintstone</b> receives the following gross monthly income from all sources:</p> <p>a. <b>Frederick W Flintstone</b> is employed at <b>Quarry Cave Construction</b> and grosses <b>\$6,500.00</b> per month working the equivalent of one full-time 40-hour a week job or less.</p>
<p>AFTER</p> <p>INCOME AND CHILD SUPPORT CALC Both employed Rewrite</p>	<p><b>INCOME: WILMA FLINTSTONE</b> (Utah Code 78B-12-203)</p> <p>#. <b>Wilma Flintstone's</b> gross monthly income for child support purposes is <b>\$910.00</b>. Her base child support amount using the sole custody calculation is <b>\$218.00</b> per month. She receives the following gross monthly income:</p> <p>a. She is employed at <b>The Inn</b>. She grosses <b>\$910.00</b> per month working a full-time 40-hour a week job or less.</p> <p><b>INCOME: FREDERICK W FLINTSTONE</b> (Utah Code 78B-12-203)</p> <p>#. <b>Frederick W Flintstone's</b> gross monthly income for child support purposes is <b>\$6,500.00</b>. His base child support amount using the sole custody calculation is <b>\$1,596.00</b> per month. He receives the following gross monthly</p>

	<p>income:</p> <p>a. He is employed at <b>Quarry Cave Construction</b>. He grosses <b>\$6,500.00</b> per month working a full-time 40-hour a week job or less.</p>
<p>AFTER</p> <p>INCOME AND CHILD SUPPORT CALC</p> <p>No work history Impute</p> <p>Rewrite</p>	<p>«IF children_yes_no = TRUE AND pet_income_yes_no = "Minimum" AND ANSWERED(pet_child_support_minimum_reason) AND pet_child_support_minimum_reason = "No"»</p> <p>«PN2:abc». «<b>pet_name</b>» has no recent work history. The court should consider «<b>possessive</b>» wage to be the federal minimum wage of <b>\$7.25 an hour</b>. This is a gross monthly income of <b>\$1,257.00</b>.(Utah Code 78B-12-203(8)(c)) The adjusted gross monthly income for «<b>pet_name</b>» is</p>
<p>BEFORE</p> <p>INCOME AND CHILD SUPPORT CALC</p> <p>Employment unknown Impute</p> <p>Sample</p>	<p>«IF children_yes_no = TRUE AND pet_income_yes_no = "Minimum" AND ANSWERED(pet_child_support_minimum_reason) AND pet_child_support_minimum_reason = "Unknown"»</p> <p>«PN2:abc». «<b>pet_name_possessive</b>» occupation is unknown. Pursuant to Utah Code 78B-12-203(8)(c) the gross income for «<b>pet_name</b>» should be imputed to be the federal minimum wage of <b>\$7.25 an hour</b>, which is a gross monthly income of <b>\$1,257.00</b>. The adjusted gross monthly income for «<b>pet_name</b>» is ...</p> <p>«END IF»</p>
<p>AFTER</p> <p>INCOME AND CHILD SUPPORT CALC</p> <p>Employment unknown Impute</p> <p>Rewrite</p>	<p>«IF children_yes_no = TRUE AND pet_income_yes_no = "Minimum" AND ANSWERED(pet_child_support_minimum_reason) AND pet_child_support_minimum_reason = "Unknown"»</p> <p>«PN2:abc». «<b>pet_name_possessive</b>» occupation is unknown. The court should consider «<b>possessive</b>» wage to be the federal minimum wage of <b>\$7.25 an hour</b>. This is a gross monthly income of <b>\$1,257.00</b>. The adjusted gross monthly income for «<b>pet_name</b>» is ...</p> <p>«END IF»</p>
<p>BEFORE</p> <p>INCOME AND CHILD SUPPORT CALC</p>	<p>«IF children_yes_no = TRUE AND pet_income_yes_no = "Yes" AND pet_child_support_employed_yes_no = TRUE AND pet_child_support_work_full_time_yes_no = TRUE»</p>

Employment Details Sample	<p>«PN2:abc». «pet_name» is employed at</p> <p>«pet_child_support_employer_name» and grosses</p> <p>\$«pet_child_support_job_month_income» per month working the equivalent of one full-time 40-hour a week job or less.</p> <p>«END IF»</p>
AFTER  INCOME AND CHILD SUPPORT CALC Employment Details Rewrite	<p>«pet_name» is employed at «pet_child_support_employer_name».</p> <p>«pronoun» earns \$«pet_child_support_job_month_income» gross (pre-tax) monthly income working a full-time 40-hour a week job or less.</p> <p>«END IF»</p>
AFTER  INCOME AND CHILD SUPPORT CALC Voluntarily unemployed but capable of earning Sample	<p>«IF children_yes_no = TRUE AND pet_income_yes_no = "Yes" AND pet_child_support_employed_yes_no = FALSE AND pet_child_support_chooses_not_to_work_yes_no = TRUE»</p> <p>«PN2:abc». «pet_name» is voluntarily unemployed. Based on</p> <p>«pet_name_possessive» work experience during the marriage,</p> <p>«pet_pronoun» is capable of earning</p> <p>\$«pet_child_support_estimated_hr_wage» per hour, or</p> <p>\$«pet_child_support_job_month_income» per month.</p> <p>«END IF»</p>
INCOME AND CHILD SUPPORT CALC Voluntarily unemployed but capable of earning Rewrite	see above
BEFORE  INCOME AND CHILD SUPPORT CALC Additional Employment Sample	<p>«IF children_yes_no = TRUE AND pet_income_yes_no = "Yes" AND ANSWERED(pet_child_support_normal_overtime_yes_no) AND pet_child_support_normal_overtime_yes_no = TRUE»</p> <p>«PN2:abc». «pet_name» has normally and consistently earned</p> <p>\$«pet_child_support_addtl_income» per month in overtime or additional employment above «pet_name_possessive» full time pay.</p> <p>This income counts for child support purposes.</p> <p>«END IF»</p>
AFTER  INCOME AND CHILD	see above

SUPPORT CALC Additional Employment Rewrite	
BEFORE  INCOME AND CHILD SUPPORT CALC Not employed Sample	<p>«IF children_yes_no = TRUE AND pet_income_yes_no = "Yes" AND pet_child_support_employed_yes_no = FALSE AND pet_child_support_chooses_not_to_work_yes_no = FALSE» «PN2:abc». «pet_name» is not employed. «END IF»</p>
AFTER  INCOME AND CHILD SUPPORT CALC Not employed Rewrite	unchanged
BEFORE  INCOME AND CHILD SUPPORT CALC Countable Public Benefits SSI etc Sample	<p>«IF children_yes_no = TRUE AND pet_income_yes_no = "Yes" AND pet_child_support_countable_public_benefits_yes_no = TRUE» «PN2:abc». «pet_name» receives  \$«pet_child_support_countable_public_benefits» per month in public benefits from social security, workers' compensation, unemployment compensation, income replacement disability insurance, or payments from "nonmeans-tested" government programs. This income counts for child support purposes. «END IF»</p>
AFTER	see above
BEFORE  INCOME AND CHILD SUPPORT CALC Non-countable Public Benefits TANF	<p>«IF children_yes_no = TRUE AND pet_income_yes_no = "Yes" AND pet_child_support_non_countable_income_yes_no = "Yes"» «PN2:abc». «pet_name» receives  \$«pet_child_support_non_countable_income_a_month» per month in public benefits from Family Employment Program (T.A.N.F./F.E.P), a housing subsidy program, the Job Training Partnership Act, Supplemental Security Income, Social Security Disability Insurance, Medicaid, SNAP, general assistance, or other similar means-tested welfare benefits. This income does not count for child support purposes.</p>

AFTER  INCOME AND CHILD SUPPORT CALC Non-countable Public Benefits TANF Rewrite	see above
BEFORE  INCOME AND CHILD SUPPORT CALC Non-countable Public Benefits SSI etc	«IF children_yes_no = TRUE AND pet_income_yes_no = "Yes" AND pet_non_countable_income_yes_no = "Yes"» «PN2:abc». «pet_name» receives  \$«pet_non_countable_income_a_month» per month non-countable public benefits as defined in Utah Code 78B-12-203(3). (from a source such as benefits received under a housing subsidy program, The Job Training Partnership Act, Supplemental Security Income, Social Security Disability Insurance, Medicaid, Food Stamps, General Assistance, etc.).
AFTER  INCOME AND CHILD SUPPORT CALC Non-countable Public Benefits SSI etc  Rewrite	see above (we combined these into one, instead of separate)
BEFORE  INCOME  AND CHILD SUPPORT CALC Other Income	«IF children_yes_no = TRUE AND pet_income_yes_no = "Yes" AND pet_child_support_other_income_yes_no = TRUE» «PN2:abc». «pet_name» has income in the amount of  \$«pet_child_support_other_income» from the following source: «pet_child_support_other_income_source» «END IF»
AFTER  INCOME AND CHILD SUPPORT CALC Other Income	unchanged

Rewrite	
BEFORE	«IF children_yes_no = TRUE AND pet_income_yes_no = "No"»
INCOME AND CHILD SUPPORT CALC	«PN2:abc». «pet_name» does not have any countable income from any
No countable income	source.
	«END IF»
AFTER	No change
INCOME AND CHILD SUPPORT CALC	
No countable income	
Rewrite	



<p>BEFORE</p> <p>Personal Property None</p> <p>Petition Stipulation Findings Decree</p>	<p><b>PERSONAL PROPERTY</b></p> <p>#. All personal property not specifically addressed in the parties' divorce should be divided as the parties have already divided it.</p>
<p>AFTER</p> <p>Personal Property None</p> <p>Petition Stipulation Findings Decree</p> <p>Rewrite</p>	<p><b>Personal Property</b></p> <p>#. All personal property not addressed in the divorce should be divided as we have already divided it.</p>
<p>BEFORE</p> <p>PERSONAL PROPERTY ALL SAMPLE</p> <p>Petition Stipulation Findings Decree (Decree substitutes the word shall for should.)</p>	<p><b>PERSONAL PROPERTY</b></p> <p>«PN1». The following vehicles should be divided as indicated:</p> <p>«PN2:abc». «pet_name» should receive the following vehicles:</p> <p>Estimated current value: \$«ppv_value»</p> <p>Owner (before divorce): «ppv_owner»</p> <p>This vehicle is security for the following loans:</p> <p>Lender: «ppv_lien_name»</p> <p>Address: «ppv_lien_street»</p> <p>«ppv_lien_address»</p> <p>Amount Owed: \$«ppv_owed»</p> <p>Monthly Payment: \$«ppv_payment»</p> <p>«pet_name» will pay: <b>The entire debt.</b></p> <p>«pet_name» will pay: <b>Half of the debt.</b></p> <p>The debt will be paid as follows: «ppv_explain_pay»</p> <p>The debt will be paid as follows: <b>Reserve for trial.</b></p> <p>Person to provide creditor Decree of Divorce:</p> <p>«ppv_notice_to_creditor»</p> <p>«IF bank_accounts_yes_no = TRUE»</p>

«PN1». The following bank and credit union accounts should be divided as indicated:

«REPEAT Bank Account Looping DI»

«PN2:abc».

Account number: «bnkacct\_number»

Name of Institution: «bnkacct\_holder»

Account Balance: \$«bnkacct\_value»

Divide as follows: «bnkacct\_order»

Divide as follows: **Award to party whose name is on the account.**

«IF investment\_accounts\_yes\_no = TRUE»

«PN1». The following stock, bond, securities, or money market fund accounts should be divided as indicated:

Account number: «ELSE»

Account number: **Not Available At Time Petition Filed**

Name of Institution: «stkacct\_holder»

Account Balance: \$«stkacct\_value»

Divide as follows: «stkacct\_order»

Divide as follows: **Award to party whose name is on the account.**

«PN1». The following profit sharing plan account is divided as indicated:

Account number: «psp\_number»

Employer: «employer\_name»

Employer DBA: «employer\_DBA»

Account Balance: \$«psp\_amount»

Divide as follows: «psp\_divide»

Divide as follows: «pet\_name» shall be awarded all of this money.

«PN1». The following money owed to «pet\_name» should be divided as indicated:

Person who owes money: «money\_owed\_pet\_holder»

Amount: \$«money\_owed\_pet\_value»

Divide as follows: «money\_owed\_pet\_divide»

Divide as follows: «pet\_name» shall be awarded all of this money.

«IF money\_owed\_res = TRUE»

«PN1». The following money owed to «res\_name» should be divided as indicated:

Person who owes money: «money\_owed\_res\_holder»

Amount: \$«money\_owed\_res\_value»

Divide as follows: «money\_owed\_res\_divide»

Divide as follows: «res\_name» shall be awarded all of this money.

«IF cash\_pet = TRUE»

	<p>«PN1». The following cash owned by «pet_name» should be divided as indicated:</p> <p>Person who has the cash: «cash_pet_holder»  Amount: \$«cash_pet_value»  Divide as follows: «cash_pet_divide»  Divide as follows: «pet_name» shall be awarded all of this money.</p> <p>«IF life_ins_pet_yes_no = TRUE»  «PN1». The following life insurance policies owned by «pet_name» should be divided as indicated:</p> <p>Account Number: «life_ins_pet_account»  Life Insurance Company: «life_ins_pet_company»  Cash Value of Policy: \$«life_ins_pet_cash_value»  Divide as follows: «life_ins_pet_divide»  Divide as follows: «pet_name» shall be awarded all of this money.</p> <p>«IF life_ins_res_yes_no = TRUE»  «PN1». The following life insurance policies owned by «res_name» should be divided as indicated:</p> <p>Account Number: «life_ins_res_account»  Life Insurance Company: «life_ins_res_company»  Cash Value of Policy: \$«life_ins_res_cash_value»  Divide as follows: «life_ins_res_divide»  Divide as follows: «res_name» shall be awarded all of this money.</p> <p>«PN1». The following financial assets should be divided as indicated:</p> <p>Description of Asset: «other_fa_describe»  Holder: «other_fa_holder»  Amount/Value: \$«other_fa_value»  Divide as follows: «other_fa_order»  Divide as follows: <b>Award to party who has possession, or whose name is on the account.</b></p> <p>«IF personal_property_yes_no = TRUE»  «PN1». The following personal property should be divided as indicated:</p> <p>«pet_name» should receive the following property:</p> <p>The following property should be divided as described:</p> <p>Property Item: «personal_property»  Divide as follows: «pp_receiver_explain»</p>
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	«PN1». All other personal property should be divided as the parties have already divided it.
AFTER  PERSONAL PROPERTY REWRITE	<p>«PN1». The vehicles should be divided as follows:</p> <p>«PN1». The bank and credit union accounts should be divided as follows:</p> <p>«PN1». The stock, bond, securities, or money market fund accounts should be divided as follows:</p> <p>«PN1». The profit sharing plan account should be divided as follows:</p> <p>«PN1». The money owed to «pet_name» should be divided as follows:</p> <p>«IF money_owed_res = TRUE» «PN1». The money owed to «res_name» should be divided as follows:</p> <p>«IF cash_pet = TRUE» «PN1». The cash owned by «pet_name» should be divided as follows:</p> <p>«IF life_ins_pet_yes_no = TRUE» «PN1». The life insurance policies owned by «pet_name» should be divided as follows:</p> <p>«IF life_ins_res_yes_no = TRUE» «PN1». The life insurance policies owned by «res_name» should be divided as follows:</p> <p>«PN1». These other financial assets should be divided as follows:</p> <p>«IF personal_property_yes_no = TRUE» «PN1». This other personal property should be divided as follows:</p> <p style="text-align: center;">This other property should be divided as follows:</p>

	«PN1». All other personal property should be divided as the parties have already divided it.
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BEFORE  Debts SAMPLE No Debts Petition Stipulation Findings Decree	<b>DEBTS</b>  # The parties are not aware of any debts from the marriage. Should any debts exist, each debt shall be the responsibility of the party incurring the debt.
AFTER  Rewrite	<b>Debts</b> # We are not aware of any debts from the marriage. If any debts exist, each debt should be the responsibility of the party who incurred the debt.
BEFORE	<b>DEBTS</b> # Each party should be ordered to assume and pay debts and hold the other harmless from liability as follows:  a. Debt owed to: <b>Car Company</b> Description of debt: <b>car loan</b> Amount owed on debt: <b>\$8,609.00</b> The debt will be paid as follows: <b>Monthly payments like now</b> Person to provide creditor Decree of Divorce: <b>Wilma Flintstone</b>
AFTER  Rewrite	<b>Debts</b> # Each party should be ordered to assume and pay debts as follows. The party assuming the debt must put the debt in their name and pay it. If they can't put the debt in their name, they must still pay it.  If a party pays a debt they are not responsible for, they can recover that amount from the responsible party.
BEFORE  Debts SAMPLE Petition Stipulation Findings Decree (Decree substitutes the word shall for should.)	<b>DEBTS</b> «PN1». Each party should be ordered to assume and pay debts and hold the other harmless from liability as follows:  «PN2:abc». Debt owed to: « <b>debt_owed</b> » Description of debt: « <b>debt_description</b> » Amount owed on debt: \$« <b>debt_amount</b> » Amount owed on debt: <b>Not available at time petition filed.</b> « <b>pet_name</b> » will pay: <b>The entire debt.</b> « <b>pet_name</b> » will pay: <b>Half of the debt.</b> The debt will be paid as follows: « <b>explain_pay</b> » The debt will be paid as follows: <b>Reserve for trial.</b> Person to provide creditor Decree of Divorce: « <b>notice_to_creditor</b> »
AFTER  Debts Rewrite	<b>Debts</b> # Each party should be ordered to assume and pay debts as follows. The party

	<p>assuming the debt must put the debt in their name and pay it. If they can't put the debt in their name, they must still pay it.</p> <p>If a party pays a debt they are not responsible for, they can recover that amount from the responsible party.</p>
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