Agenda Committee on Court Forms

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

January 14, 2019 / 12:00 to 2:00 p.m. Judicial Council Room

Welcome and approval of December meeting minutes	Randy Dryer
Motion to decide divorce and reserve other issues (bifurcate divorce) Addressing feedback from Judge Pettit. See p.2, paragraph 5 for proposed language change	Nathanael Player
Motion for full or partial summary judgment and Order on motion for full or partial summary judgment See Nathanael Player's memorandum	Nathanael Player
Change to already-approved Parenting Plan See p.11, paragraph 11 for proposed language change	Nathanael Player
5. Military parenting plan (new form)	Nathanael Player
6. Motion for temporary order due to deployment and Order on Motion for temporary order due to deployment (new forms)	Nathanael Player
7. OCAP provisions Divorce – civil service retirement, federal employee retirement, and divorce answer Parentage	Kim Allard
8. Adjourn	Randy Dryer

2019 Meeting schedule

February 11

March 11

April 8

Focus on legislative updates for any statutory changes effective May 14, or rule changes effective May 1

May 13

Focus on legislative updates for any statutory changes effective July 1

July 8

August 12

September 9

October 7

November 4

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
December 10, 2018
12 - 2 pm
Executive Dining Room

Members	In attendance	Excused	Via phone conference
Randy Dryer, Chair	•		
Kim Allard		•	
Cyndi Bayles	•		
Judge Randy Birch	•		
Christina Cope		•	
Cathy Dupont		•	
Guy Galli	•		
Judge Elizabeth Lindsley	•		
Kara Mann	•		
Commissioner Russell Minas		•	
Nathanael Player		•	
Stewart Ralphs	•		
Judge James Taylor	•		
Jessica Van Buren	•		
Mary Westby	•		
Staff	In attendance	Excused	Via phone conference
Brent Johnson	•		
Minhvan Brimhall – recording			
secretary	•		

I. Welcome and approval of September meeting minutes:

Randy Dryer welcomed the Committee members to the meeting. The Committee discussed the minutes from the November 13 meeting. No revision was made to the minutes. Judge Taylor moved to approve the full minutes. Stewart Ralphs seconded the motion. The motion unanimously passed.

II. Eviction forms:

These forms are produced by OCAP but have not yet been approved by the committee.

a. Notice of disclosure in unlawful detainer actions:

The form is used by a landlord in eviction matters. The plaintiff (landlord) is required to give notice of all claims, as identified in the form, to the defendant (tenant). This form mirrors the requirements as found in URCP 26.3. The committee discussed the language as currently drafted in the rule. The committee recommended several language changes as a means to clarify the purpose of this rule. The committee discussed including the addition of the words "business" or "calendar" as a means to distinguish the amount of days before a hearing that a plaintiff has to submit documents in an evidentiary hearing. The committee was divided by this recommendation as this is not required in the rule and may create confusion to the litigants. Judge Taylor made a recommendation to change the language to reflect, "...two calendar days as pursuant to the rule." Judge Lindsley recommended having the Judicial Council review the current rule and form, and provide feedback to this committee for further discussion.

Stewart Ralphs made a motion to include "business" days in the rule and send to the Judicial Council for further review at this time. Nathanael Player seconded the motion. With one objection by Guy Galli, the motion was not unanimously passed.

The committee discussed a sentence structure change to the first paragraph of the rule. Mr. Player made a motion to accept those recommended changes. Mr. Galli seconded the motion. The motion was unanimously passed.

This form will go before the Judicial Council for review and recommendation of including of "business days" or "calendar days" to paragraph 2. The form will be further reviewed by this committee following the Judicial Council's review.

b. Request for occupancy hearing:

The committee discussed and made a minor language correction to this form. With the accepted changes, Cyndi Bayles motioned to approve the form. Judge Lindsley seconded the motion. The motion passed unanimously.

c. Notice of occupancy hearing:

The form is patterned after the already-approved bilingual Notice of Hearing form. The committee discussed the importance of tracking the language of the Request for occupancy form so that both forms are consistent.

With no further discussion, Judge Lindsley made a motion to approve the form as recommended by the committee. Mr. Player seconded the motion. The motion was approved unanimously.

d. Ex parte motion for order of restitution:

The committee made minor language changes to conform to plain language usage.

With no additional discussion, Judge Lindsley made a motion to approve the form. Mary Westby seconded the motion. The motion was unanimously approved.

III. Financial declaration forms:

This is an existing form which has been reviewed by both the Family Law Subcommittee and the Stylistics Committee.

a. Notice of financial declaration:

The petitioner is required to send a copy of this form to the respondent. The committee made minor language changes for plain language and clarity.

With no further discussion, Mr. Ralphs made a motion to approve the notice. Mr. Player seconded the motion. The motion passed unanimously.

b. Financial declaration:

The committee discussed concerns raised by Judge Kara Pettit about providing a way for parties to include information about their standard of living at the time of the marriage if they are seeking alimony

Mr. Ralphs recommended accepting the form as it is currently written and make changes to the form later on if asked to.

Following further discussions, the committee determined that it would be best for the Family Law Forms Subcommittee meet to review the form again and to address the concerns.

Mr. Ralphs made a motion to send this form back to the Family Law Forms subcommittee for further discussion and review, and return to report its discussion to this committee at a later date. Ms. Bayles seconded the motion. The motion passed unanimously.

c. Certificate of service of financial declaration:

The committee did not have any concerns about this form.

Judge Taylor made a motion to approve this form. Judge Lindsley seconded the motion. The form was unanimously approved.

IV. Declaration in support of collection costs: - collection fees with collection agencies

This is a new form that has been brought to this committee by Judge Barry Lawrence. After some discussion, the committee decided to table the form because it needed additional information from Judge Lawrence. Brent Johnson will contact Judge Lawrence regarding the committee's questions and concerns.

With those additions and no further questions, Judge Taylor made a motion to approve the recommendation action. Mr. Ralphs seconded the motion. The motion was unanimously approved.

V. Order on request to excuse respondent from hearing (guardianship):

This is a new form that has been requested by the Court Visitor Program. This form is used to determine whether a respondent can be excused from the hearing. The Court Visitor Program drafted the form and the form has been approved by the Stylistic Committee. This order is often time handled by the hearings minute entry, however, the program felt a signed order is needed as part of the case record.

The committee briefly discussed the current language of the order and made minor language changes for clarity of the form.

With no further discussion, Judge Lindsley made a motion to approve the form with the accepted language changes. Ms. Bayles seconded the motion. The motion was unanimously approved.

VI. Motion for temporary restraining order:

At an earlier meeting Judge Taylor requested data about the number of TROs filed statewide. Nathanael Player shared some numbers that Kim Allard pulled together for this committee to review. The data shows that TROs are being denied about half the time they are issued. Mr. Galli reminded the committee that Commissioner Casey worked to remove TRO forms from various court offices because they caused more of a problem for him to address in his courtroom.

The committee discussed whether it would be a disservice to LPPs and their clients if this form was not available.

Following further discussions, Mr. Ralphs was assigned to revise the forms to make them more general, not just specifically for family law cases and bring it back to the full committee. Any committee feedback should be directed to Mr. Ralphs.

VII. Adjourn:

With no further discussion, the meeting was adjourned without a motion. The meeting adjourned at 1:56 PM. The next meeting will be on January 14, 2019 from noon to 2 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
 Three day notice to pay or to vacate Three day notice to comply with lease or vacate Three day notice to vacate for criminal nuisance Three day notice to vacate for nuisance Three day notice to vacate for assigning or subletting contrary to rental contract Three day notice to vacate for committing waste on premises Three day notice to vacate for engaging in unlawful business on or in the premises Three day notice to vacate for lease violation which cannot be brought into compliance Three day notice to vacate for committing criminal act on the premises Fifteen day notice to vacate Five day notice to a tenant at will Complaint Order of Restitution Affidavit of Damages Judgment for Plaintiff for Unlawful Detainer Judgment for Defendant for Unlawful Detainer Request for Hearing on Enforcement of Order 		

of Restitution Tenant Answer and Counterclaim Motion to Set Amount of Counter Bond Notice of Possession Bond Order setting amount of possession bond Request for Possession Bond hearing Tenant Counter Bond Property Order Setting Amount of Counterbond Motion to Release Possession Bond Order to Release Possession Bond		
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 genetic testing	December 17, 2018	Judicial Council
Motion for temporary orders (domestic)	December 18, 2017	Judicial Council
Motion forms	April 16, 2018	Judicial Council
Motion – juvenile court	August 13, 2018	Forms Committee
Motion to appear remotely	June 11, 2018	Judicial Council
Motion to appoint parent coordinator	August 17, 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
Motion to waive divorce waiting period	August 17, 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 dismissal / Motion to voluntarily dismiss	August 17, 2018	Judicial Council

case		
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
Order on request to excuse respondent from hearing (guardianship)	December 10, 2018	Forms Committee
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
Request to submit (motion) – juvenile court	August 13, 2018	Forms Committee
Statement supporting motion	April 16, 2018	Judicial Council
Stipulated motion	April 16, 2018	Judicial Council
Stipulation of voluntary dismissal	December 17, 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 Judicial Council Consideration

- Divorce OCAP clauses
- Notice to defendant of disclosure in unlawful detainer actions
- Request for occupancy hearing
- Notice of occupancy hearing
- Ex parte motion for order of restitution

Pending Forms Committee Consideration

- Motion to decide divorce and reserve other issues (bifurcate divorce)
- Motion for full or partial summary judgment on paternity
- Revised parenting plan
- Military parenting plan
- Motion for temporary orders due to deployment
- OCAP divorce federal retirement clauses
- OCAP divorce answer clauses
- OCAP parentage clauses

Pending Stylistics Subcommittee Consideration

- Request to register foreign child custody, parent-time, support or income withholding order
- Settlement form (which could be used in debt collection and eviction cases)
- Domestic relations injunction (new form new URCP 109)
- OCAP temporary separation clauses
- Petition to modify child support, child custody, and parent-time (to consider jurisdiction issues)
- Motion for default judgment
- Adult protective orders
- Child protective orders
- Fee waiver packet
- Juvenile court fee waiver packet
- Petition for order adjudicating paternity (not custody or support)
- Adult name change
- Voluntary relinquishment of parental rights
- Declaration in support of collection costs (pending follow-up with Judge Lawrence)
- Financial declaration, notice of disclosure requirements, and certificate of service (returned to family law subcommittee)
- Motion for temporary restraining order, order on motion, motion to dismiss or modify temporary restraining order and writ of assistance (returned to family law subcommittee)

Pending Family Law Subcommittee Consideration

- Annulment
- Temporary delegation of parental authority
- Judicial recognition of relationship as marriage packet
- Petition for order establishing fact of birth
- Registering an ORS order

• Motion for order to show cause – domestic cases (proposed rule change in the works, so this is on hold)

Queue

- Name change minors
- Small claims 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 case
- Order assigning court visitor to report on the guardian's and protected person's whereabouts
- Order assigning court visitor to report on an audit of court records
- Motion to intervene in adoption case
- Statement of defendant in support of guilty plea (English and Spanish)
- Defendant's motion to release bail
- Motion to classify record and names as private (eviction)

This is a private record Name Address City, State, Zip Phone Email I am [] Petitioner [] Respondent [] Petitioner's Attorney [] Respondent's Attorney (Utah Bar #:_____) [] Petitioner's Licensed Paralegal Practitioner [] Respondent's Licensed Paralegal Practitioner (Utah Bar #:_____) In the District Court of Utah _____ Judicial District _____ County Court Address _____ **Motion to Decide Divorce and Reserve Other Issues** (Bifurcate Divorce) (Utah Rule of Civil Procedure 42) Petitioner [] Hearing Requested ٧. Case Number Respondent Judge Commissioner 1. I am the [] petitioner [] respondent. 2. I ask the court to grant the divorce and reserve other issues. 3. I ask the following unresolved issues be reserved: [] all issues

,	ese specific issues
Child	ren
[]	child custody
[]	child support
[]	child care
[]	health insurance, medical and dental expenses for the children
[]	tax exemptions for the children
Finan	cial
[]	alimony
[]	financial accounts
[]	payment of bills and debts
[]	pension or military retirement pay division
[]	life insurance
Prope	erty
[]	real estate division
[]	personal property division
[]	motor vehicles
Other	
[]	name change
[]	attorney fees
[]	other
[]	other
This v	vould be more convenient for the parties because:
This v	vill not prejudice (harm) the other party because:
This a	voids prejudice because:

3 .	[] I request a hearing.
	[] I do not request a hearing.
7.	[] I have attached the following documents in support of this motion:
l decl	are under criminal penalty under the law of Utah that everything stated in this document is true.
Signe	ed at (city, and state or country).
	Signature ▶
Date	Printed Name

Notice to responding party

You have a limited amount of time to respond to this motion. In most cases, you must file a written response with the court and provide a copy to the other party:

- within 14 days of this motion being filed, if the motion will be decided by a judge, or
- at least 14 days before the hearing, if the motion will be decided by a commissioner.

In some situations a statute or court order may specify a different deadline.

If you do not respond to this motion or attend the hearing, the person who filed the motion may get what they requested.

See the court's Motions page for more information about the motions process, deadlines and forms: www.utcourts.gov/howto/filing/motions

Finding help

The court's Finding Legal Help web page (www.utcourts.gov/howto/legalassist/) provides information about the ways you can get legal help, including the Self-Help Center, reduced-fee attorneys, limited legal help and free legal clinics.

Aviso para el demandado (o acusado)

Su tiempo para responder a esta moción es limitado. En la mayoría de casos deberá presentar una respuesta escrita con el tribunal y darle una copia de la misma a la otra parte:

- dentro de 14 días del día que se presenta la moción, si la misma será resuelta por un juez, o
- por lo menos 14 días antes de la audiencia, si la misma será resuelta por un comisionado.

En algunos casos debido a un estatuto o a una orden de un juez la fecha límite podrá ser distinta.

Si usted no responde a esta moción ni se presenta a la audiencia, la persona que presentó la moción podría recibir lo que pidió.

Vea la página del tribunal sobre Mociones para encontrar más información sobre el proceso de las mociones, las fechas límites y los formularios: www.utcourts.gov/howto/filing/motions

Cómo encontrar ayuda legal

La página de la internet del tribunal Cómo encontrar ayuda legal

(www.utcourts.gov/howto/legalassist/) tiene información sobre algunas maneras de encontrar ayuda legal, incluyendo el Centro de Ayuda de los Tribunales de Utah, abogados que ofrecen descuentos u ofrecen ayuda legal limitada, y talleres legales gratuitos.

Certificate of Service

I certify that I filed with the court and served a copy of this Motion to Decide Divorce and Reserve Other Issues (Bifurcate Divorce)on the following people.

· ·	•		
Person's Name	Method of Service	Served at this Address	Served on this Date
	 [] Mail [] Hand Delivery [] E-filed [] Email (Person agreed to service by email.) [] Left at business (With person in charge or in receptacle for deliveries.) [] Left at home (With person of suitable age and discretion residing there.) 		
	[] Mail [] Hand Delivery [] E-filed [] Email (Person agreed to service by email.) [] Left at business (With person in charge or in receptacle for deliveries.) [] Left at home (With person of suitable age and discretion residing there.)		
	 [] Mail [] Hand Delivery [] E-filed [] Email (Person agreed to service by email.) [] Left at business (With person in charge or in receptacle for deliveries.) [] Left at home (With person of suitable age and discretion residing there.) 		
Dit	Signature ▶		

	_ Signature ►	
Date	_	
	Printed Name	



Utah State Courts' Self-Help Center

P.O. Box 140220 Salt Lake City, UT 84114-0220

Nathanael Player, Director

December 28, 2018

801-238-7921

MEMORANDUM

TO: Standing Committee on Forms

FROM: Nathanael Player

RE: Motion for Summary Judgment Form

Motions for Genetic Testing and Summary Judgment, with accompanying orders, were considered by the Forms Committee on November 13, 2018. At the meeting there were questions about when the motion for summary judgment would be used.

A motion for summary judgment could be used in a divorce case, custody case, or other cases where paternity is at issue. The motion could be appropriate after the results of genetic testing are known.

In a divorce case, only partial summary judgment would ever be appropriate because there would be other issues regarding the divorce for the court to resolve.

In a custody case, or other case where paternity is at issue, partial or full summary judgment could be appropriate. A mother might file a custody case against respondent, alleging he is the father of her two children, A and B. Respondent might have genetic testing done, and respondent could be:

- the father of one of the children, but not both partial summary judgment could be used to exclude issues regarding the non-related child;
- the father of neither A nor B full summary judgment could be used to dispose of the entire case.

If genetic testing showed that respondent was the father of both A and B, summary judgment would not be appropriate because issues as to child support, custody and parent-time as to both children would need to be resolved.

I recommend that the motion for summary judgment have the flexibility to apply to instances when partial summary judgment is appropriate and when full summary judgment is appropriate.

The mission of the Utah judiciary is to provide the people an open, fair, efficient, and independent system for the advancement of justice under the law.

This is a private record. Name Address City, State, Zip Phone Email I am [] Plaintiff/Petitioner [] Defendant/Respondent [] Plaintiff/Petitioner's Attorney [] Defendant/Respondent's Attorney (Utah Bar #:______) [] Plaintiff/Petitioner's Licensed Paralegal Practitioner Defendant/Respondent's Licensed Paralegal Practitioner (Utah Bar #:____) In the District Court of Utah _____ Judicial District _____ County Court Address _____ **Motion for Partial Summary Judgment Following Genetic Testing** (Utah Rule of Civil Procedure 56, Utah Code 78B-15-101 et seq., 78B-15-501 et seq., and 78B-15-617) Petitioner Case Number ٧. Judge Respondent Commissioner 1. I am a party in this case. 2. I ask the court for summary judgment on the issue of paternity for the children listed below. 3. [] Petitioner [] Respondent is not the biological parent of the children named below.

	Child's name (first, middle and last)	Month and year of birth
4.	There are no other material facts which would justify testing results.	disregarding the genetic
5.	I am entitled to judgment as a matter of law.	
6.	I have attached a copy of the genetic testing results	
I declar	re 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	

6.

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I certify that I filed with the court and served a copy of this Motion for Summary Judgment – Paternity on the following people.

Person's Name	Method of Service	Served at this Address	Served or this Date
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email (Person agreed to service by email.)		
	[] Left at business (With person in charge or in receptacle for deliveries.)		
	[] Left at home (With person of suitable		
	age and discretion residing there.)		
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email (Person agreed to service by email.)		
	[] Left at business (With person in charge or in receptacle for deliveries.)		
	[] Left at home (With person of suitable age and discretion residing there.)		
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email (Person agreed to service by email.)		
	[] Left at business (With person in charge		
	or in receptacle for deliveries.)		
	[] Left at home (With person of suitable		
	age and discretion residing there.)		

	Signature ►
Date	
	Printed Name

Name	
Address	
City, State, Zip	
Phone	
Email	
In the District Co	ourt of Utah
Judicial District	County
Court Address	
	Order on Motion for Full or Partial Summary Judgment on Paternity
Plaintiff/Petitioner	
V.	Case Number
	Judge
Defendant/Respondent	
	Commissioner (domestic cases)
The matter before the court is a Motion for Ful Paternity. This matter is being resolved by: (Cr	, ,
[] The default of [] Petitioner [] Re	spondent.
[] The stipulation of the parties.	
[] The pleadings and other papers of the	parties.
[] A hearing held onserved on all parties.	(date), notice of which was
Petitioner	
[] was present [] was not present.	
[] was represented by	(name).
[] was not represented.	

ourt finds:	ondent, and the following children	participated in genetic to
	Child's name	Month and year
	(first, middle and last)	,
	testing results show [] petitioned arent of the following children. Child's name (first, middle and last)	Month and year
	rent of the following children. Child's name	
	rent of the following children. Child's name	
	rent of the following children. Child's name	
	rent of the following children. Child's name	
	rent of the following children. Child's name	
biological pa	rent of the following children. Child's name	Month and year

and no	considered the documents filed with the court, the evidence we being fully informed,	ce and the arguments,
	The Motion for Full or Partial Summary Judgment on Paters [] granted [] denied as to the children listed in para [] granted [] denied as to the children listed in para [] The part of this [] divorce [] custody [] other	agraph 2 above.
	(describe) case related following children is dismissed with prejudice. Child's name (first, middle and last)	to issues for the Month and year of birth
	[] The cost of testing will be paid by [] petitioner [] resp [] Other:	pondent.

	Signature ▶	
Date		
Date		
	Judge	
Approved	d as to form.	
дриочец	d as to form.	
	Signatura N	
Date		
	Plaintiff/Petitioner, Attorney or Licensed Paralegal Practitioner	
	<u> </u>	
	Signature ►	
Date	Defendant/Respondent, Attorney or Licensed	
	Paralegal Practitioner	

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

Person's Name	Method of Service	Served at this Address	Served this Da
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email (Person agreed to service by email.)		
	[] Left at business (With person in charge or in receptacle for deliveries.)		
	[] Left at home (With person of suitable age and discretion residing there.)		
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email (Person agreed to service by email.)		
	[] Left at business (With person in charge		
	or in receptacle for deliveries.)		
	[] Left at home (With person of suitable		
	age and discretion residing there.)		
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email (Person agreed to service by email.)		
	[] Left at business (With person in charge		
	or in receptacle for deliveries.)		
	[] Left at home (With person of suitable age and discretion residing there.)		

	Signature ►	
Date		
	Printed Name	

	This is a private record.	
Name	•	
Address		
City, State, Zip		
Phone		
Email		
I am [] Plaintiff/Petitioner [] Defendant/R [] Plaintiff/Petitioner's Attorney [] Defendant/R		_)
In the District Co	ourt of Utah	
Judicial District	County	
Judicial District	•	
	•	
	Parenting Plan	
Court Address	Parenting Plan (Utah Code 30-3-10.7 through 30-3-10.10)	
Court Address	Parenting Plan (Utah Code 30-3-10.7 through 30-3-10.10) Case Number	

Utah law requires the following:

- A joint physical custody arrangement may result in denial of cash assistance under the Employment Support Act, Title 35A, Chapter 3, of the Utah Code.
- The objectives of a parenting plan are to:
 - o provide for the children's physical care and emotional stability;
 - o provide for the children's changing needs in a way that minimizes the need to change the parenting plan;
 - o minimize the children's exposure to conflict between the parents;
 - o state the authority and responsibilities of each parent to the children;
 - o encourage the parents to meet their responsibilities to their children through agreement rather than judicial decision; and
 - o protect the best interests of the children.
- Each parent must follow the parenting plan even if the other does not. If a parent does not follow the

-		may find that parent in co Utah Code 30-3-33	entempt of court.		
[]a	greed to by petit	(Choose all that apply.) ioner and responden] petitioner [] resp			
			ondent.		
1.	Family informated Petitioner	ition			
	Name				
	Street Address				
	City, State, Zip				
	Phone				
	Email				
	Respondent				
	Name				
	Street Address				
	City, State, Zip				
	Phone				
	Email				
	Minor Children				
		Child's name (first, middle and last)		Child's gender	Month and year of birth

2.	Pare	ent-time (Choose one.)
	[]	The parents will follow the parent-time schedule in the statute(s).
		The children will live with [] petitioner [] respondent and will have parent-time with the other parent according to the statutory parent-time schedule. That parent will be the "custodial" parent: (You can find the Utah Code at le.utah.gov/xcode/code.html. Print and attach a copy of the statute(s) for the option(s) you choose.)
		[] Children under 5 (Utah Code 30-3-35.5)
		[] Children 5-18 (Utah Code 30-3-35)
		[] Children 5-18 (expanded schedule) (Utah Code 30-3-35.1)
		For children 5-18 the parents choose the following.
		Weekday parent-time will be on this day: (Choose one.)
		[] Monday [] Thursday
		[] Tuesday [] Friday
		[] Wednesday
		If not specified, the weekday is Wednesday.
		On school days parent-time starts: (Choose one.)
		[] at the standard time (5:30 p.m. on weekdays; 6:00 p.m. on weekends).
		[] when school is out.
		On days when school is not in session parent-time starts: (Choose one.)
		[] at the standard time (5:30 p.m. on weekdays; 6 p.m. on weekends).
		[] at the morning time listed in the statute (depending on custodial parent's work schedule) if the noncustodial parent is able to be with the child:
		• 9:00 a.m. (30-3-35).
		• 8:00 a.m. (30-3-35.1).
	[]	The parents will make our own parent-time schedule.
		The children will live with [] petitioner [] respondent and will have parent-time with the other parent for the following days and times:

above choices do not fit this parenting plan. Instead, the parent-time dule will be as follows:
ne for special occasions
e.)
arents will follow the holiday schedule in the statute(s) for special ons. The
titioner
spondent
e the custodial parent for purposes of the holiday.
On school days, holiday parent-time starts: (Choose one.)
[] at the time listed for the holiday.
[] when school is out until 7:00 p.m. on the last day of the holiday weekend.
On days when school is not in session, holiday parent-time starts: (Choose one.)
[] at the time listed for the holiday
1 6

(Describe the child numbered years wi p.m. to Friday at 6	ren's parent-time schedule as needed. For example, Thanksgiving: Eventh petitioner; odd-numbered years with respondent. From Wednesday at 6 p.m.)
Special Occasion	Parent-Time Schedule
Labor Day Weekend	
Columbus Day Weekend	
Fall School Break	
Halloween	
Veterans' Day	
Thanksgiving Break	
Winter School Break	
Christmas Eve	
Christmas Day	
New Year's Eve	
New Year's Day	
Dr. MLK, Jr. Day Weekend	
Presidents' Day Weekend	
Spring School Break	
Mother's Day	
Memorial Day Weekend	

[] The parent-time schedule for special occasions is as described below. If a schedule for a special occasion is not described, the regular schedule

applies.

Special Occasion	Parent-Time Schedule	
Father's Day		
Summer School Break / Vacation		
Independence Day		
Pioneer Day		
Children's Birthdays		
Petitioner's Birthday		
Respondent's Birthday		
Other Religious Holiday		
Other Civic or School Holiday		
Other Special Occasion		
Other Special Occasion		
Parent-time transf	ers	
Pick-up and drop-odescribed below (CI	ff ("transfers") of the children for parent-time will be as noose one.):	
[] Transfer at beg i	inning of parent-time will be by:	
[] Petitionel [] Respond [] Other add	ent	(name)
	ropping off the children at this address:	,
and transfer at e	end of parent-time by:	
[] Petitione		

4.

	[] Respondent [] Other adult (name)
	picking up/dropping off the children at this address:
	Curbside transfers (The parent/person picking up or dropping off the children does not leave the vehicle and the other parent/person does not leave the residence).
[]	Other pick-up/drop-off arrangement (Describe in detail.):
Dec	cision-making
The	following applies to the Parenting Plan:
•	Each parent will make day-to-day decisions for the children during the time they are caring for the children.
•	Either parent may make emergency decisions affecting the health or safety of the children. A parent who makes an emergency decision must share the decision with the other parent as soon as reasonably possible.
(Cho	pose one.)
[]	Joint decision-making.
	The parents will share responsibility for making major decisions about the children. If there is a disagreement, the parents will resolve the dispute as provided in the Resolving disputes section below.
	Other:
[]	Sole decision-making.
	The following parent will make decisions about:
	Education
	[] Petitioner [] Respondent
	Health care
	[] Petitioner [] Respondent
	Religious upbringing

[] Petitioner [] Respondent Other:	
Education plan	
Location of school (Choose one.)	
[] The school the children will attend is based on:	
[] Petitioner's home residence	
[] Respondent's home residence	
[] Other specific plan for where the children will attend school:	
-	_
School access	_
The following people have authority to check the children out of sch	100l:
[] Petitioner	
[] Respondent	
[] Other	(name)
The following people have access to the children during school:	
[] Petitioner	
[] Respondent	
[] Other	(name)
Education decisions	
If the parents cannot agree, education decisions will be made by:	
[] Petitioner	
[] Respondent	
Communication with each other	
Parents will communicate with each other: (Choose all that apply.)	
[] by any method	

[]	in pe	rson
[]	by te	lephone
[]	by te	xting
[]	by le	tter
[]	by e	mail
[]	othe	(describe):
Comr	nunic	ation with the children
The p	arents	s agree they will:
-	orovid parent	e age-appropriate help to the children to communicate with the other.
Ì	The pa	e children privacy during their communication with the other parent. arents will not interfere with or monitor communication between the en and the other parent.
Paren	nts and	d children may communicate with each other: (Choose all that apply.)
[]\	When	ever the children choose.
[]	At any	reasonable times (Specify.):
	[]	weekends and holidays: between am/pm and am/pm
	[]	school days: between am/pm and am/pm
	[]	school vacation days: between am/pm and am/pm
Paren		y communicate with the children by following method: (Choose all that
[]	by a	ny method
[]	in pe	rson
[]	by te	lephone
	[]	parents will maintain voice mail so the children can leave and receive messages.
[]	by te	xting
[]	by le	tter
[]	by e	mail
[]	othe	r (describe):

8.

Roc	cords and information sharing
	pose all that apply.)
[]	Both parents will have access to records and the ability to consult with providers regarding education, child care, and health care.
[]	Other terms regarding records and information sharing:
Tra	vel by the children
Dur spo	vel by the children ing their parent-time, the parent may consent for the children to travel w rts team, religious group, school group, relatives, friends, by themselves of others.
Dur spo with	ing their parent-time, the parent may consent for the children to travel wrts team, religious group, school group, relatives, friends, by themselves
Dur spo with	ing their parent-time, the parent may consent for the children to travel we retain the travel we retain the children to travel we retain the children will be travelling for more than days, the parent arranging the travel will notify the other parent at least days in advance. That parent will give the other parent the travel schedule, local and phone numbers at least days in advance. In case of emerge
Dur spo with	ing their parent-time, the parent may consent for the children to travel we rest team, religious group, school group, relatives, friends, by themselves to others. If the children will be travelling for more than days, the parent arranging the travel will notify the other parent at least days in advance. That parent will give the other parent the travel schedule, local and phone numbers at least days in advance. In case of emerge the parent will provide as much notice as possible.

Military service by a parent
Changes in the parent-time schedule due to deployment are temporary changes. After return of the military parent, this plan will be fully in effect. (Utah Code 78B-20-4).
(Choose all that apply, if any.)
One or both parents are servicemembers.
[] A Military Parenting Plan is attached.
Child care
(Choose all that apply.)
[] A child care provider for our children must be:
[] a licensed child care provider.
[] a relative, friend or neighbor.
[] over the age of
[] other qualifications:
[] Other terms about child care:
Relocation of a parent
(Choose all that apply.)
[] If either parent moves more than 149 miles from the other parent, Utah Code 30-3-37 will apply.
[] Neither parent may relocate with the minor children more than miles from their current residence without a written agreement signed by the parties or further court order.
[] Other terms about relocating:

	ng the plan
This pla	n remains in effect until changed. A change must be agreed to by bon the following manner:
[] All cl	hanges must be in writing
	or or permanent changes must be in writing, but minor or temporary ages can be made orally
[] Othe	er – – – – – – – – – – – – – – – – – – –
Resolvi	ng disputes
•	rents need to resolve a dispute regarding the children, they will discress in good faith and try to reach an agreement based on what is bes ldren.
-	rents are unable to agree, they will go to the following before bringin the court (Choose all that apply.):
[] med	iation
[] arbit	ration
[] cour	seling
	er agreements about resolving disputes:
[] Othe	5 1
[] Othe	

17.	[]	Additional parenting responsibilities, expectations or commitments:
	_	
	_	
	_	
18.	This	plan is made in good faith and is in the best interests of the children.
l decla	are und	er criminal penalty under the law of Utah that everything stated in this document is true.
Signe	d at	(city, and state or country).
		Signature ▶
Date		Petitioner's Printed Name
		er criminal penalty under the law of Utah that everything stated in this document is true.
Signe	d at	(city, and state or country).
		Signature ▶
Date		Respondent's Printed Name

	Certificate of Service		
I certify that I filed with the	court and served a copy of this Parenting P	lan on the following p	eople.
Person's Name	Method of Service	Served at this Address	Served on this Date
	[] Mail [] Hand Delivery [] E-filed [] Email (Person agreed to service by email.) [] Left at business (With person in charge or in receptacle for deliveries.) [] Left at home (With person of suitable age and discretion residing there.)		
	[] Mail [] Hand Delivery [] E-filed [] Email (Person agreed to service by email.) [] Left at business (With person in charge or in receptacle for deliveries.) [] Left at home (With person of suitable age and discretion residing there.)		
	 [] Mail [] Hand Delivery [] E-filed [] Email (Person agreed to service by email.) [] Left at business (With person in charge or in receptacle for deliveries.) [] Left at home (With person of suitable age and discretion residing there.) 		
	Signature ▶		
Date	Printed Name		

	This is a private record.
Name	
Address	
City, State, Zip	
Phone	
Email	
I am [] Petitioner [] Respond [] Petitioner's Attorney [] Respond	ent ent's Attorney (Utah Bar #:)
[] Petitioner's Licensed Paralegal Practitione[] Respondent's Licensed Paralegal Practition	
In the District	Court of Utah
Judicial District	County
Court Address	
	Military Parenting Plan (Utah Code 30-3-10.9(10), 78B-20-101 et seq.)
Petitioner	Case Number
v.	
	Judge
Respondent	
	Commissioner
If this Military Parenting Plan is agreed to by both parentage case, the parties can use it to request tem	
This Military Parenting Plan is (Choose all that	apply.):
[] proposed by:	
[] petitioner [] respondent.	
[] agreed to by petitioner and resp	ondent.

		ry Parenting Plan is being filed in addition to the standard Parenting F ne following parties are servicemembers: (Choose all that apply.)	Plan
	[]] petitioner	
	[]] respondent.	
1.	Not	ice of deployment	
		er receiving notice of deployment, a deploying parent will give written of other parent within 7 days or as soon as reasonably possible.	notice to
		e non-deploying parent has a protective order against the deploying parent will give written notice of deployment to the court.	oarent,
		written notice of deployment should include the destination, duration ditions.	, and
2.	Car	retaking authority during deployment (Choose one.)	
	[]	Only one party is a servicemember. While they are deployed, careta authority of the parties' children is given to (Choose all that apply.):	aking
		[] the parent who is not deployed.	
		[] the deployed parent will keep some caretaking authority.	
		[]	(Name.)
	[]	Both parties are servicemembers.	
		If petitioner is deployed, caretaking authority of the parties' children to (Choose all that apply.):	is given
		[] the parent who is not deployed.	
		[] the deployed parent will keep some caretaking authority.	
		[]	(Name.)
		If respondent is deployed, caretaking authority of the parties' childregiven to (Choose all that apply.):	en is
		[] the parent who is not deployed.	
		[] the deployed parent will keep some caretaking authority.	
		[]	_ (Name.)
		If both parties are deployed, caretaking authority of the parties' child given to (Choose all that apply.):	dren is
		[]	(Name.)
		[]	(Name.)

3. **Decision-making authority**

(Choose one.)

The people given caretaking authority above will have decision-making authority to:

- Make day-to-day decisions for the children during the time they are caring for the children.
- Make emergency decisions affecting the health or safety of the children. A
 parent who makes an emergency decision must share the decision with the
 other people who have caretaking authority as soon as reasonably possible.

[]	Joint decision-making.	
	The people given caretaking authority above will share responsibilit making major decisions about the children. If there is a disagreeme people given caretaking authority will resolve the dispute as provide resolving disputes section below.	ent, the
	Other details about joint decision-making:	
[]	Specified decision-making.	
	The following people given caretaking authority will make decisions	about:
	Education	
	[]	_ (Name.)
	[]	_ (Name.)
	Health care	
	[]	_ (Name.)
	[]	_ (Name.)
	Religious upbringing	
	[]	_ (Name.)
	[]	_ (Name.)
	Extracurricular activities	
	[]	_ (Name.)

	[]	(Name.)
	Travel	
	[]	(Name.)
		(Name.)
	Other:	
Visi	tation for nonparents	
The	nonparents listed below	w will have visitation with the children as follows:
Full	name of person	Schedule
Res	olving disputes	
If the	e people given caretaki	
If the child base	e people given caretaki Iren, they will discuss tl ed on what is best for the people given caretaki	ne issues in good faith and try to reach an agreement
If the child base	e people given caretaki Iren, they will discuss tl ed on what is best for the people given caretaki	ne issues in good faith and try to reach an agreement ne children. ng authority are unable to agree, they will participate
If the child base If the in th	e people given caretaki Iren, they will discuss the ed on what is best for the e people given caretaki e following before bring	ne issues in good faith and try to reach an agreement ne children. ng authority are unable to agree, they will participate
If the child base If the in th	e people given caretaki Iren, they will discuss the ed on what is best for the e people given caretaki e following before bring mediation	he issues in good faith and try to reach an agreement ne children. ng authority are unable to agree, they will participate
If the child base If the in th	e people given caretaki dren, they will discuss the ed on what is best for the e people given caretaki e following before bring mediation arbitration counseling	ne issues in good faith and try to reach an agreement ne children. ng authority are unable to agree, they will participate
If the child base in the [] []	e people given caretaki dren, they will discuss the ed on what is best for the e people given caretaki e following before bring mediation arbitration counseling	ne issues in good faith and try to reach an agreement ne children. ng authority are unable to agree, they will participate ging the issue to the court (Choose all that apply.):
If the child base If the in th	e people given caretaki dren, they will discuss the ed on what is best for the e people given caretaki e following before bring mediation arbitration counseling	ne issues in good faith and try to reach an agreement ne children. ng authority are unable to agree, they will participate ging the issue to the court (Choose all that apply.):
If the child base in the [] []	e people given caretaki dren, they will discuss the ed on what is best for the e people given caretaki e following before bring mediation arbitration counseling	ne issues in good faith and try to reach an agreement ne children. ng authority are unable to agree, they will participate ging the issue to the court (Choose all that apply.):

There will be contact with the children and the deployed parent.

	taat will be as follows:
will arrange for the contact. Con	tact will be as follows.
Frequency (For example, daily, weekly)	
Duration (For example, 20 minutes, 1 hour)	
Method (For example, email, Skype)	
Contact when deployed paren	nt is on leave or is otherwise available
When the deployed parent is on children will be as follows:	leave or is otherwise available, contact with
Child support not modified	
• •	
• •	t be modified by the Military Parenting Plan. a court order.
Child support obligations canno	a court order.
Child support obligations cannot Changing child support requires	a court order.
Child support obligations cannot Changing child support requires [] Other terms that are import	a court order.
Child support obligations cannot Changing child support requires [] Other terms that are import	a court order.
Child support obligations cannot Changing child support requires [] Other terms that are import	a court order.
Child support obligations cannot Changing child support requires [] Other terms that are import	a court order.
Child support obligations cannot Changing child support requires [] Other terms that are import	a court order.
Child support obligations cannot Changing child support requires [] Other terms that are import	a court order.
Child support obligations cannot Changing child support requires [] Other terms that are import (Describe)	thority in paragraph 2 must notify the following
Child support obligations cannot Changing child support requires [] Other terms that are import (Describe) A person granted caretaking automatically approximately are the content of t	thority in paragraph 2 must notify the following

• anyone who has parent-time, right to access, visitation, and

anyone with authority to grant limited contact with the children.

However, if a person granted caretaking authority in paragraph 2 has a court order protecting their address, they must give written notice of any change in mailing or residential address to the court.

11.	The a	arrangements made in this Military Parenting Plan terminate:
	[]	immediately upon return.
	[]	other:
		option is selected, the arrangements in this Military Parenting Plan terminate ays after the deploying parent gives notice of the return from deployment.
I declar	e unde	er criminal penalty under the law of Utah that everything stated in this document is true.
Signed	at	(city, and state or country).
Date		Signature ▶
		Petitioner's Printed Name
I declar	e unde	er criminal penalty under the law of Utah that everything stated in this document is true.
Signed	at	(city, and state or country).
D-4-		Signature ▶
Date		Respondent's Printed Name

	Certificate of Service		
I certify that I filed with the	court and served a copy of this Military Pa	renting Plan on the fol	lowing people.
Person's Name	Method of Service	Served at this Address	Served on this Date
reison's Name	[] Mail [] Hand Delivery [] E-filed [] Email (Person agreed to service by email.) [] Left at business (With person in charge or in receptacle for deliveries.) [] Left at home (With person of suitable age and discretion residing there.) [] Mail [] Hand Delivery [] E-filed [] Email (Person agreed to service by email.) [] Left at business (With person in charge or in receptacle for deliveries.) [] Left at home (With person of suitable age and discretion residing there.) [] Mail [] Hand Delivery [] E-filed [] Email (Person agreed to service by email.) [] Left at business (With person in charge or in receptacle for deliveries.) [] Left at home (With person of suitable age and discretion residing there.)	Address	triis Date
	-		
Date	Signature ▶		
_ 5.0	Printed Name		

	This is a private record.
Name	
Address	
Address	
City, State, Zip	
Phone	
Email I am [] Petitioner [] Respondent	[] Intervenor
[] Petitioner's Attorney [] Respondent's A	
(Utah Bar #:)	memoy [] mervener ermemoy
,	er [] Respondent's Licensed Paralegal Practitioner ler (Utah Bar #:)
In the Distric	t Court of Utah
Judicial Distric	ct County
	·
Court Address	
	Motion for Temporary Order Due to Deployment
Petitioner	(Utah Code 78B-20-301 through 311)
Petitioner	
V.	Case Number
Respondent	Judge
-1	Gaaga
	Commissioner
1. I am (Choose one.):	
[] petitioner	
[] respondent	
[] intervenor	
2. I ask for a temporary order due to de received notice of deployment: (Choo	eployment because the following people have ose one.):

	[] petitioner	
	[] respondent	
3.	[]	I ask for an expedited hearing because one or both parents have not been deployed. (Utah Code 78B-20-303).	t yet
1.	[]	I ask for a temporary order consistent with the attached Military Pare Plan.	enting
5.	[]	Only one party is a servicemember. While they are deployed, caretal authority of the parties' children is given to (Choose all that apply.):	king
		[] the parent who is not deployed.	
		[] the deployed parent will keep some caretaking authority.	
		[]	(Name.)
	[]	Both parties are servicemembers.	
		If petitioner is deployed, caretaking authority of the parties' children i to (Choose all that apply.):	s given
		[] the parent who is not deployed.	
		[] the deployed parent will keep some caretaking authority.	
		[]	(Name.)
		If respondent is deployed, caretaking authority of the parties' childrengiven to (Choose all that apply.):	n is
		[] the parent who is not deployed.	
		[] the deployed parent will keep some caretaking authority.	
		[]	(Name.)
		If both parties are deployed, caretaking authority of the parties' child given to (Choose all that apply.):	ren is
		[]	(Name.)
		[]	
S.	Tho	e people given caretaking authority above will have decision-making au	ıthority
<i>,</i> .	1116	, people given caretaking authority above will have decision-making at	ationty

- 6 to:
 - Make day-to-day decisions for the children during the time they are caring for the children.

parent who makes an emergency decision must share the decision with the other people who have caretaking authority as soon as reasonably possible. (Choose one.) [] Joint decision-making. The people given caretaking authority above will share responsibility for making major decisions about the children. If there is a disagreement, the people given caretaking authority will resolve the dispute as provided in the resolving disputes section below. Other details about joint decision-making: [] Specified decision-making. The following people given caretaking authority will make decisions about: Education [] ______(Name.) Health care [] ______(Name.) Religious upbringing [] ______(Name.) Extracurricular activities [] ______ (Name.) Travel

Make emergency decisions affecting the health or safety of the children. A

		(Na
	Other:	
Visit	tation for nonparents	
The	nonparents listed below will	have visitation with the children as follows:
Full	name of person	Schedule
Res	olving disputes	
		ues in good faith and try to reach an agreem
If the	e following before bringing th	dren. thority are unable to agree, they will participa ie issue to the court (Choose all that apply.):
If the	e people given caretaking au e following before bringing th mediation	thority are unable to agree, they will participa
If the	e people given caretaking au e following before bringing th mediation arbitration	thority are unable to agree, they will participa
If the in the	e people given caretaking au e following before bringing th mediation arbitration counseling	thority are unable to agree, they will participa ne issue to the court (Choose all that apply.):
If the	e people given caretaking au e following before bringing th mediation arbitration	thority are unable to agree, they will participa ne issue to the court (Choose all that apply.):
If the in the	e people given caretaking au e following before bringing th mediation arbitration counseling	thority are unable to agree, they will participa ne issue to the court (Choose all that apply.):
If the in the	e people given caretaking au e following before bringing th mediation arbitration counseling	thority are unable to agree, they will participa ne issue to the court (Choose all that apply.):
If the in the	e people given caretaking au e following before bringing the mediation arbitration counseling Other agreements about re	thority are unable to agree, they will participate issue to the court (Choose all that apply.): esolving disputes:
If the in the [] [] [] [] Con	e people given caretaking aute following before bringing the mediation arbitration counseling Other agreements about researched the counseling arbitration agreements about researched the counseling arbitration	thority are unable to agree, they will participate issue to the court (Choose all that apply.): esolving disputes:
If the in the [] [] [] []	e people given caretaking aute following before bringing the mediation arbitration counseling Other agreements about researched the counseling arbitration agreements about researched the counseling arbitration	thority are unable to agree, they will participate issue to the court (Choose all that apply.): esolving disputes:

	quency · example, daily, weekly)
	ation example, 20 minutes, 1 hour)
Metl (For	hod example, email, Skype)
Con	tact when deployed parent is on leave or is otherwise available
	en the deployed parent is on leave or is otherwise available, contact with the deployed parent is on leave or is otherwise available, contact with the deployed parent is on leave or is otherwise available, contact with the deployed parent is on leave or is otherwise available, contact with the deployed parent is on leave or is otherwise available, contact with the deployed parent is on leave or is otherwise available, contact with the deployed parent is on leave or is otherwise available, contact with the deployed parent is otherwise available, contact with the deployed parent is on leave or is otherwise available, contact with the deployed parent is otherwise available, contact with the deployed parent is otherwise available.
Chil	d support modification
Lack	the court to modify the existing child support order based on the parties'
ı asr	t the court to modify the existing child support order based on the parties
inco	mes or estimate of income based on ability or work history.
inco	
inco (Note	mes or estimate of income based on ability or work history.
inco (Note	mes or estimate of income based on ability or work history. Both parties are required to submit income verification to the court prior to the hearing. Petitioner's total countable gross monthly income for child support purpo
inco (Note	mes or estimate of income based on ability or work history. E. Both parties are required to submit income verification to the court prior to the hearing. Petitioner's total countable gross monthly income for child support purpo is \$ (Utah Code 78B-12-203).
inco (Note	mes or estimate of income based on ability or work history. Both parties are required to submit income verification to the court prior to the hearing. Petitioner's total countable gross monthly income for child support purpo is \$ (Utah Code 78B-12-203). This income is from these sources: [] The court should consider petitioner's income to be \$
inco (Note	mes or estimate of income based on ability or work history. Both parties are required to submit income verification to the court prior to the hearing. Petitioner's total countable gross monthly income for child support purpor is \$ (Utah Code 78B-12-203). This income is from these sources: [] The court should consider petitioner's income to be \$ based on (Choose one.):
inco (Note	mes or estimate of income based on ability or work history. Estimate of income based on ability or work history. Estimate are required to submit income verification to the court prior to the hearing. Petitioner's total countable gross monthly income for child support purpor is \$
incol (Note a.	mes or estimate of income based on ability or work history. Estimate of income based on ability or work history. Estimate of income based on ability or work history. Estimate of income based on ability or work history. Petitioner's total countable gross monthly income for child support purpor is \$
incol (Note a.	mes or estimate of income based on ability or work history. Both parties are required to submit income verification to the court prior to the hearing. Petitioner's total countable gross monthly income for child support purpor is \$

	··
	[] The court should consider respondent's income to be \$ based on (Choose one.):
	[] minimum wage.
	[] historical earnings.
	[] Respondent does receive or has received public assistance.
) .	Order [] petitioner [] respondent to pay \$ per month for child support to (name). The following child support worksheet is filed or attached (Choose one.):
	[] sole physical custody worksheet
	[] joint physical custody worksheet
	[] split custody worksheet
	(Choose one.)
	[] This amount is based on the Uniform Child Support Guidelines (Utah Code 78B-12-2).
	[] This amount is not based on the Uniform Child Support Guidelines and I am asking for a different amount because (Choose one.):
	[] the guidelines are unjust.
	[] the guidelines are inappropriate.
	[] the guidelines amount is not in the best interest of the children. (Utah Code 78B-12-202 and 210.)
	Explain your choice:
d.	Effective date (Choose one.):
	[] The child support is effective upon entry of this order. OR
	[] The child support is effective on: (date).
∋.	Child support will be paid as follows (Choose one.):

		[] Mandatory income withholding by the Office of Recovery Services. Unless the Office of Recovery Services gives notice that payments will be sent elsewhere, all child support payments must be made to: Office of Recovery Services, PO Box 45011, Salt Lake City, UT 84145
		OR
		[] Direct payments to the parent receiving child support by:
		[] Check
		[] Deposit in bank account
		[] Cashier's check or money order
		[] Other:
		I ask for direct payment because (Utah Code 62A-11-404):
	f.	I ask that child support payments be made (Choose one.):
	•	
		[] One-half by the 5th day of each month, and one-half by the 20th day of each month.
		OR
		[] Other payment arrangement:
	g.	Child support not paid by the due date is past due on the day after the due date.
	h.	Past-due child support may be decided by future court or administrative action. Any federal or state tax refund or rebate due to the non-custodial parent will be intercepted by the state of Utah and applied to past-due child support.
12.	[]	I have attached the following documents in support of this motion:
13.	Any	order entered under this motion terminates:

[]	immediately upon return of the deployed parent
[]	30 days after the deployed parent gives notice of the return from deployment
[]	other:
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	Petitioner's Printed Name
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	
	Respondent's Printed Name

Notice to responding party

You have a limited amount of time to respond to this motion. In most cases, you must file a written response with the court and provide a copy to the other party:

- within 14 days of this motion being filed, if the motion will be decided by a judge, or
- at least 14 days before the hearing, if the motion will be decided by a commissioner.

In some situations a statute or court order may specify a different deadline.

If you do not respond to this motion or attend the hearing, the person who filed the motion may get what they requested.

See the court's Motions page for more information about the motions process, deadlines and forms: www.utcourts.gov/howto/filing/motions

Finding help

The court's Finding Legal Help web page (www.utcourts.gov/howto/legalassist/) provides information about the ways you can get legal help, including the Self-Help Center, reduced-fee attorneys, limited legal help and free legal clinics.

Aviso para la parte que responde

Su tiempo para responder a esta moción es limitado. En la mayoría de casos deberá presentar una respuesta escrita con el tribunal y darle una copia de la misma a la otra parte:

- dentro de 14 días del día que se presenta la moción, si la misma será resuelta por un juez, o
- por lo menos 14 días antes de la audiencia, si la misma será resuelta por un comisionado.

En algunos casos debido a un estatuto o a una orden de un juez la fecha límite podrá ser distinta.

Si usted no responde a esta moción ni se presenta a la audiencia, la persona que presentó la moción podría recibir lo que pidió.

Vea la página del tribunal sobre Mociones para encontrar más información sobre el proceso de las mociones, las fechas límites y los formularios: www.utcourts.gov/howto/filing/motions

Cómo encontrar ayuda legal

La página de la internet del tribunal Cómo encontrar ayuda legal

(www.utcourts.gov/howto/legalassist/) tiene información sobre algunas maneras de encontrar ayuda legal, incluyendo el Centro de Ayuda de los Tribunales de Utah, abogados que ofrecen descuentos u ofrecen ayuda legal limitada, y talleres legales gratuitos.

Certificate of Service

I certify that I filed with the court and served a copy of this Motion for Temporary Orders Due to Deployment on the following people.

Danasala Nassa	Mathadat Camina	Served at this	Served on
Person's Name	Method of Service	Address	this Date
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email (Person agreed to service by email.)		
	[] Left at business (With person in charge or in receptacle for deliveries.)		
	[] Left at home (With person of suitable age and discretion residing there.)		
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email (Person agreed to service by email.)		
	[] Left at business (With person in charge or in receptacle for deliveries.)		
	[] Left at home (With person of suitable age and discretion residing there.)		
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email (Person agreed to service by email.)		
	[] Left at business (With person in charge		
	or in receptacle for deliveries.)		
	[] Left at home (With person of suitable age and discretion residing there.)		
	Signature ►		

	Signature ►	
Date		
	Printed Name	

Name	
Address	
City, State, Zip	
Phone	
Email	
In the District Co	urt of Utah
Judicial District	County
Court Address	
	Order on Motion for Temporary Order Due to Deployment
Petitioner	(Utah Code 78B-20-301 through 311)
V.	Case Number
Respondent	Judge
	Commissioner
The matter before the court is a Motion for Ter matter is being resolved by: (Choose all that apply	. ,
[] The default of [] petitioner [] res	pondent [] intervenor.
[] The stipulation of the parties.	
[] The pleadings and other papers of the	parties.
[] A hearing held onserved on all parties.	(date), notice of which was
Petitioner	
[] was present [] was not present.	
[] was represented by	(name).

	[] w	as not represented.	
	Resp	ondent	
	[] w	as present [] was not present.	
	[] w	as represented by	(name).
	[] w	as not represented.	
	Interv	venor venor	
	[] w	as present [] was not present.	
	[] w	as represented by	(name).
	[] w	ras not represented.	
The	court	finds:	
1.	A M	lilitary Parenting Plan (Choose one.):	
] was agreed to by the parties and will be enforced.	
	[]	was agreed to by the parties but is contrary to the best interest of the children.	те
	[]] was not agreed to by the parties.	
The	court	orders:	
2.	The	Motion for Temporary Order Due to Deployment is [] granted [] denied.
3.	[]	(name) is de Caretaking authority of the parties' children is given to (Choose all that	eployed. at apply.):
		[] the parent who is not deployed.	
		[] the deployed parent will keep some caretaking authority.	
		[]	(Name.)
	[]	Both parties are deployed. Caretaking authority of the parties' child given to (Choose all that apply.):	lren is
		[]	(Name.)
		[]	(Name.)

4. [] The people given caretaking authority above will have decision-making authority to: Make day-to-day decisions for the children during the time they are caring for the children. Make emergency decisions affecting the health or safety of the children. A parent who makes an emergency decision must share the decision with the other people who have caretaking authority as soon as reasonably possible. (Choose one.) [] Joint decision-making. The people given caretaking authority above will share responsibility for making major decisions about the children. If there is a disagreement, the people given caretaking authority will resolve the dispute as provided in the resolving disputes section below. Other details about joint decision-making: [] Specified decision-making. The following people given caretaking authority will make decisions about: Education [] ______ (Name.) Health care [] ______(Name.) Religious upbringing [] ______(Name.) [] ______ (Name.)

Extracurricular activities

		[]	(Name.)
		[]	(Name.)
			(Name.)
		L J	(Name.)
		Other:	
5.	[]	Visitation for nonparents	
		The nonparents listed below w	rill have visitation with the children as follows:
		Full name of person	Schedule
6.	[]		authority need to resolve a dispute about the ssues in good faith and try to reach an
		If the people given caretaking	authority are unable to agree, they will ore bringing the issue to the court (Choose all
		[] mediation	
		[] arbitration	
		[] counseling	
		[] Other agreements about	resolving disputes:

7.	[]	Contact with the deployed parent
		There will be contact with the children and the deployed parent.
		will arrange for the contact. Contact will be as follows:
		will arrange for the contact. Contact will be as follows.
		Frequency (For example, daily, weekly)
		Duration (For example, 20 minutes, 1 hour)
		Method (For example, email, Skype)
8.	[]	Contact when deployed parent is on leave or is otherwise available
		When the deployed parent is on leave or is otherwise available, contact with the children will be as follows:
9.	[]	Child support modification
		The existing child support order is modified based on the parties' incomes or estimate of income based on ability or work history.
		Petitioner's total countable gross monthly income for child support purposes is \$ (Utah Code 78B-12-203).
		[] The court should consider petitioner's income to be \$ based on (Choose one.):
		[] minimum wage.
		[] historical earnings.
		[] Petitioner does receive or has received public assistance.
		 Respondent's total countable gross monthly income for child support purposes is \$ (Utah Code 78B-12-203).
		[] The court should consider respondent's income to be \$ based on (Choose one.):
		[] minimum wage.

	[] historical earnings.
	[] Respondent does receive or has received public assistance.
C.	[] Petitioner [] Respondent must pay \$ per month for child support to
	The following child support worksheet is filed or attached (Choose one.):
	[] sole physical custody worksheet
	[] joint physical custody worksheet
	[] split custody worksheet
	(Choose one.)
	[] This amount is based on the Uniform Child Support Guidelines (Utah Code 78B-12-2).
	 This amount deviates from the Uniform Child Support Guidelines. The court finds that a deviated child support amount is in the best interests of the minor children based on:
	[] the standard of living and situation of the parties.
	[] the relative wealth and income of the parties.
	[] the ability of the obligor to earn.
	[] the ability of the obligee to earn.
	 the ability of an incapacitated adult child to earn, or other benefits received by the adult child or on the adult child's behalf including Supplemental Security Income.
	[] the needs of the obligee, the obligor, and the child.
	[] the ages of the parties.
	[] the responsibilities of the obligor and the obligee for the support of others.
	[] other. (Describe.):
	The reason for the deviated child support amount is:
d.	Effective date (Choose one.):

			[] The child support is effective upon entry of this order. OR
		•	[] The child support is effective on: (date).
		e.	Child support will be paid as follows (Choose one.):
			[] Mandatory income withholding by the Office of Recovery Services. Unless the Office of Recovery Services gives notice that payments will be sent elsewhere, all child support payments must be made to: Office of Recovery Services, PO Box 45011, Salt Lake City, UT 84145
			OR
			[] Direct payments to the parent receiving child support by:
			[] Check
			[] Deposit in bank account
			[] Cashier's check or money order
			[] Other:
		f.	Child support payments must be made (Choose one.):
			[] One-half by the 5th day of each month, and one-half by the 20th day of each month.
			OR
			[] Other payment arrangement:
		g.	Child support not paid by the due date is past due on the day after the due date.
		h.	Past-due child support will be decided by future court or administrative action. Any federal or state tax refund or rebate due to the non-custodial parent will be intercepted by the state of Utah and applied to past-due child support.
10.	[]	Oth	er orders :

11. []	This order terminates:
	[] immediately upon return of the deployed parent.
	 30 days after the deployed parent gives notice of the return from deployment.
	[] other:
Commission	ner's or Judge's signature may instead appear at the top of the first page of this document.
	Signature ▶
Date	Commissioner
	Cignoture N
Date	Signature ►
	Judge
Approved	as to form.
	Signature ▶
Date	Plaintiff/Petitioner, Attorney or Licensed
	Paralegal Practitioner
Data	Signature ▶
Date I	Defendant/Respondent, Attorney or Licensed Paralegal Practitioner
	Paralegal Practitioner

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				. 75	VILLE

I certify that I filed with the court and served a copy of this Order on Motion for Temporary Order Due to Deployment on the following people.

Person's Name	Method of Service	Served at this Address	Served on this Date
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email (Person agreed to service by email.)		
	[] Left at business (With person in charge or in receptacle for deliveries.)		
	[] Left at home (With person of suitable age and discretion residing there.)		
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email (Person agreed to service by email.)		
	[] Left at business (With person in charge or in receptacle for deliveries.)		
	[] Left at home (With person of suitable		
	age and discretion residing there.)		
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email (Person agreed to service by email.)		
	[] Left at business (With person in charge		
	or in receptacle for deliveries.)		
	[] Left at home (With person of suitable		
	age and discretion residing there.)		

	Signature ►
Date	
	Printed Name

Divorce Petition, Stipulation, Findings and Decree

SECTION The sections in yellow are affected by the parenting plan.	Text formatted	Text Approved by Forms Comm	Approved text in this document	Text Approved by JC	Approved text inserted in Petition and tested	Approved text inserted in Findings and tested	Approved text inserted in Stipulation and tested	Approved text inserted in Decree and tested
SECTION 1 Caption Grounds	Х	Х	Х					
Jurisdiction Separation								
Section 1.1 3-Month Residency	Х	Х	Х					
Section 1.2 Marriage	X	x	X					
Section 1.3 Juris and Grounds	Х	Х	Х					
SECTION 2 CHILD INFO	Х	Х	Х					
SECTION 3 UCCJEA	Х	Х	Х					NA
SECTION 3.2 Rule 100								
SECTION 6 GENETIC TESTING	х	Х	Х			NA	NA	NA
SECTION 3.5 CHILD CUSTODY	х	Х	Х					
SECTION 7 PARENT TIME	Х	Х						
SECTION 9 PT RELOCATION	Х	Х						
SECTION 9.5 PARENTING PLAN								
SECTION 7 Within Parenting Plan	Х	Х						
SECTION 7.5 SERVICEMEMBER	Х	Х						
FAM CARE PLAN								
SECTION 10 INCOME	х	х	Х					

SECTION The sections in yellow are affected by the parenting plan.	Text formatted	Text Approved by Forms Comm	Approved text in this document	Text Approved by JC	Approved text inserted in Petition and tested	Approved text inserted in Findings and tested	Approved text inserted in Stipulation and tested	Approved text inserted in Decree and tested
SECTION 11.5 CHILD SUPPORT	Х	Х	Х					
SECTION 11 TAX DEDUCTION	Х	Х	Х					
SECTION 12 CHILD HEALTH/ DAY CARE	Х	Х	Х					
SECTION 12 CHILD CARE EXPENSES	Х	Х	Х					
SECTION 13 PUBLIC ASSISTANCE	Х	Х	Х					
SECTION 20 PERSONAL PROP	Х	Х	Х					
SECTION 20.1 VEHICLES	Х	Х	Х					
SECTION 20.2 ACCOUNTS	Х	Х	Х					
SECTION 20.5 DEBTS	Х	Х	Х					
SECTION 21 REAL PROPERTY	Х	Х	Х					
SECTION 22 BUSINESS INTERESTS	Х	Х	Х					
SECTION 23 ALIMONY	Х	Х	Х					
SECTION 32 RETIREMENT ACCTS								
SECTION 33 RAILROAD RETIRE	Х	Х	Х					
SECTION 34 MILITARY RETIRE	Х	Х	Х					
SECTION 35 CIVIL SERVICE RETIRE Pet Eligible	Х							

SECTION The sections in yellow are affected by the parenting plan.	Text formatted	Text Approved by Forms Comm	Approved text in this document	Text Approved by JC	Approved text inserted in Petition and tested	Approved text inserted in Findings and tested	Approved text inserted in Stipulation and tested	Approved text inserted in Decree and tested
SECTION 36 FEDERAL RETIRE Pet Eligible	х							
SECTION 39 ADDTL PROVISIONS								
SECTION 40 DUTY TO SIGN	Х	Х						

SECTION 35	CIVIL SERVICE RETIREMENT (NOT FERS)
CIVIL SERVICE	CIVIL SERVICE RETIREMENT SYSTEM BENEFITS
RETIREMENT	«PN1». «pet_name» is (or will be) eligible for retirement benefits under the Civil Service Retirement
SYSTEM	System based on employment with the United States Government. «pet_name» shall receive all benefits to
BENEFITS	which «pet_he_she» is entitled under the Civil Service Retirement System and «res_name» shall receive
All to one	which «pet_ne_she» is entitled under the Civil Service Rethement System and «res_name» shall receive
Finding	none.
CIVIL SERVICE	Civil Service Retirement System Benefits
RETIREMENT	«PN1». «pet_name» is (or will be) eligible for retirement benefits under the Civil Service
SYSTEM	Retirement System based on employment with the United States Government. «pet_name» will
BENEFITS	receive all benefits to which «pet_he_she» is entitled under the Civil Service Retirement System.
All to one	«res_name» will receive none.
Finding Rewrite	CIVIL CEDVICE DETIDENTAL CVCTEN DENIFFITO
CIVIL SERVICE RETIREMENT	CIVIL SERVICE RETIREMENT SYSTEM BENEFITS
SYSTEM	«PN1». «pet_name» is (or will be) eligible for retirement benefits under the Civil Service Retirement
BENEFITS	System based on employment with the United States Government. «pet_name» shall receive all benefits
All to one	to which «pet_he_she» is entitled under the Civil Service Retirement System and «res_name» shall
Decree	receive none
CIVIL SERVICE	See findings language above.
RETIREMENT	
SYSTEM	
BENEFITS	
All to one	
Decree Rewrite	CIVIL SERVICE RETIREMENT SYSTEM BENEFITS
CIVIL SERVICE RETIREMENT	«PN1». «pet_name» is (or will be) eligible for retirement benefits under the Civil Service Retirement
SYSTEM	
BENEFITS	System based on employment with the United States Government. «pet_name» shall receive all benefits to
Reserved for	which «pet_he_she» is entitled under the Civil Service Retirement System and «res_name» shall receive
trial	

Commented [9]: I did FERS first, so the edits from that section should apply here too.

Commented [10]: +jessicavb@utcourts.gov

For Stylistics Review

Finding	none.
CIVIL SERVICE	Shouldn't this say reserved for trial? I think it's supposed to be this:
RETIREMENT	«PN1». «pet_name» is (or will be) eligible for retirement benefits under the Civil Service
SYSTEM BENEFITS	Retirement System based on employment with the United States Government. The issue of
Reserved for	division of retirement benefits is reserved for trial.
trial Finding Rewrite	division of rollionion bottonic to rocorvou for that.
CIVIL SERVICE	«PN1». «pet_name» is (or will be) eligible for retirement benefits under the Civil Service Retirement
RETIREMENT SYSTEM	System based on employment with the United States Government. Division of benefits to which
BENEFITS	«pet_name» is entitled under the Civil Service Retirement System is reserved for trial.
Reserved for	
trial Decree	
CIVIL SERVICE	See findings language above.
RETIREMENT	
SYSTEM	
BENEFITS	
Reserved for	
trial	
Decree Rewrite	«PN1». The court has considered the requirements and standard terminology provided in part 838 of Title
CIVIL SERVICE RETIREMENT	
SYSTEM	5, Code of Federal Regulations. The terminology used in the provisions of this order that concern benefits
BENEFITS	under the Civil Service Retirement System are governed by the standard conventions established in that
Divided	part.
Finding	Part I
	«PN1». «pet_name» is (or will be) eligible for retirement benefits under the Civil Service Retirement
	System based on employment with the United States Government.
	«PN1». The parties married on «mar_date» and were divorced on the date of entry of their DECREE OF

DIVORCE. The date of entry will be clearly delineated by the clerk of the court on the front page of the certified DECREE OF DIVORCE.

«PN1». **«res_name»** is entitled to **\$«retirement_fed_csrs_dollar_cola_res»** per month from **«pet_name_possessive»** civil service retirement benefits.

«PN1». When COLA's are applied to **«pet_name_possessive»** retirement benefits, the same COLA applies to **«res_name_possessive»** share.

«PN1». The United States Office of Personnel Management is directed to pay **«res_name_possessive»** share directly to **«res_name»**.

«PN1». The United States Office of Personnel Management is directed not to pay **«pet_name»** a refund of employee contributions.

CIVIL SERVICE RETIREMENT SYSTEM BENEFITS Divided Finding Rewrite

«PN1». The court has considered the requirements and standard terminology provided in part 838 of Title 5, Code of Federal Regulations. The terminology used in the provisions of this order that concern benefits under the Civil Service Retirement System are governed by the standard conventions established in that part.

«PN1». «pet_name» is (or will be) eligible for retirement benefits under the Civil Service Retirement System based on employment with the United States Government.

«PN1». The parties married on «mar_date» and were divorced on the date of entry of their DECREE OF DIVORCE. The date of entry will be clearly delineated by the clerk of the court on the front page of the certified DECREE OF DIVORCE.

«PN1». «res_name» is entitled to \$ «retirement_fed_csrs_dollar_cola_res» per month from «pet_name_possessive» civil service retirement benefits.

«PN1». When cost-of-living adjustments (COLA) are applied to «pet_name_possessive» retirement benefits, the same COLA applies to «res_name_possessive» share.

«PN1». The United States Office of Personnel Management is directed to pay «res name possessive» share directly to «res name».

«PN1». The United States Office of Personnel Management is directed not to pay «pet_name» a refund of employee contributions.

Repeats for parties and division methods

CIVIL SERVICE RETIREMENT SYSTEM BENEFITS Divided

Decree

«PN1». The court has considered the requirements and standard terminology provided in part 838 of Title 5, Code of Federal Regulations. The terminology used in the provisions of this order that concern benefits under the Civil Service Retirement System are governed by the standard conventions established in that part.

«PN1». **«pet_name»** is (or will be) eligible for retirement benefits under the Civil Service Retirement System based on employment with the United States Government.

«PN1». The parties married on **«mar_date»** and were divorced on the date of entry of their DECREE OF DIVORCE. The date of entry will be clearly delineated by the clerk of the court on the front page of the certified DECREE OF DIVORCE.

	«PN1». «res_name» is entitled to \$ «retirement_fed_csrs_dollar_cola_res» per month from «pet_name_possessive» civil service retirement benefits.
	«PN1». When COLA's are applied to «pet_name_possessive» retirement benefits, the same COLA applies to «res_name_possessive» share.
	«PN1». The United States Office of Personnel Management is directed to pay «res_name_possessive» share directly to «res_name» .
	«PN1». The United States Office of Personnel Management is directed not to pay «pet_name» a refund of employee contributions.
	Repeats for parties and division methods
CIVIL SERVICE RETIREMENT SYSTEM BENEFITS Divided Finding Rewrite	
CIVIL SERVICE RETIREMENT SYSTEM BENEFITS Divided Finding Rewrite	«PN1». «pet_name» is (or will be) eligible for a survivor annuity under the Civil Service Retirement System based on employment with the United States Government. «res_name» shall not receive any of «pet_name_possessive» survivor annuity.
CIVIL SERVICE	

RETIREMENT	
SYSTEM	
BENEFITS	
Divided	
Decree Rewrite	
CIVIL SERVICE	«PN1». «pet_name» is (or will be) eligible for a survivor annuity under the Civil Service Retirement
RETIREMENT SYSTEM	System based on employment with the United States Government. «res_name» shall not receive any of
BENEFITS	<pre>«pet_name_possessive» survivor annuity.</pre>
Survivor Annuity	
Yes	
Decree	
CIVIL SERVICE	
RETIREMENT	
SYSTEM	
BENEFITS	
Survivor Annuity	
Yes	
Decree Rewrite	
CIVIL SERVICE	«PN1». «res_name_possessive» share of «pet_name_possessive» employee annuity will be reduced by
RETIREMENT	the amount of the costs associated with providing the former spouse survivor annuity awarded in the next
SYSTEM	, , , , , , , , , , , , , , , , , , ,
BENEFITS	paragraph.
Annuity	
New spouse	
Finding	
CIVIL SERVICE	
RETIREMENT	
SYSTEM	
BENEFITS	
Survivor Annuity	
Yes	
Finding Rewrite	

CIVIL SERVICE	«PN1». «res_name_possessive» share of «pet_name_possessive» employee annuity will be reduced by
RETIREMENT	the amount of the costs associated with providing the former spouse survivor annuity awarded in the next
SYSTEM	· · · · · · · · · · · · · · · · · · ·
BENEFITS	paragraph.
Annuity	
New spouse	
Decree	
CIVIL SERVICE	
RETIREMENT	
SYSTEM	
BENEFITS	
Annuity	
New spouse	
Decree Rewrite	«PN1». Under section 8341(h)(1) of title 5, United States Code, «res name» is awarded a former spouse
CIVIL SERVICE	«PN1». Under section 8541(n)(1) of title 5, United States Code, «res_name» is awarded a former spouse
RETIREMENT	survivor annuity under the Civil Service Retirement System. The amount of the former spouse survivor
SYSTEM	annuity will be equal to \$\(\text{\center}\) erretirement_fed_csrs_dollar_survivor_res\(\text{\text{per}}\) per month.
BENEFITS	annuity will be equal to parternent_leu_csis_uonal_sui vivoi_les# per month.
Divided \$ amt	
CIVIL SERVICE	
RETIREMENT	
SYSTEM	
BENEFITS	
Divided \$ amt	
Finding Rewrite	
CIVIL SERVICE	«PN1». Under section 8341(h)(1) of title 5, United States Code, «res_name» is awarded a former spouse
RETIREMENT	
SYSTEM	survivor annuity under the Civil Service Retirement System. The amount of the former spouse survivor
BENEFITS	annuity will be equal to \$\(\text{\center}\) erment_fed_csrs_dollar_survivor_res\(\text{\center}\) per month.
Divided \$ amt	
Decree	
CIVIL SERVICE	
RETIREMENT	

SYSTEM	
BENEFITS	
Divided \$ amt	
Decree Rewrite	
CIVIL SERVICE	«PN1». Under section 8341(h)(1) of title 5, United States Code, «res_name» is awarded the maximum
RETIREMENT SYSTEM BENEFITS Survivor Annuity Yes New Spouse pro rata Finding	possible former spouse survivor annuity under the Civil Service Retirement System unless «pet_name» elects to provide a survivor annuity for a new spouse acquired after retirement. If «pet_name» elects to provide a survivor annuity to a new spouse acquired after retirement, under section 8341(h)(1) of title 5, United States Code, «res_name» is awarded a former spouse survivor annuity under the Civil Service Retirement System. The amount of the former spouse survivor annuity will be equal to a prorata share. The marriage began on «mar_date» .
Survivor Annuity Yes New Spouse pro rata Finding Rewrite	
CIVIL SERVICE RETIREMENT SYSTEM BENEFITS Survivor Annuity Yes New Spouse pro rata Decree	«PN1». Under section 8341(h)(1) of title 5, United States Code, «res_name» is awarded the maximum possible former spouse survivor annuity under the Civil Service Retirement System unless «pet_name» elects to provide a survivor annuity for a new spouse acquired after retirement. If «pet_name» elects to provide a survivor annuity to a new spouse acquired after retirement, under section 8341(h)(1) of title 5, United States Code, «res_name» is awarded a former spouse survivor annuity under the Civil Service Retirement System. The amount of the former spouse survivor annuity will be equal to a prorata share. The marriage began on «mar_date».
CIVIL SERVICE RETIREMENT BENEFITS	

Survivor Annuity	
Yes	
New Spouse pro	
rata	
Decree Rewrite	
CIVIL SERVICE	«PN1». Under section 8341(h)(1) of title 5, United States Code, «res_name» is awarded the maximum
RETIREMENT	possible former spouse survivor annuity under the Civil Service Retirement System.
SYSTEM	possible former spouse survivor annuity under the civil service rediction by stein.
BENEFITS	
Survivor Annuity	
Yes	
Maximum	
Finding	
CIVIL SERVICE	
RETIREMENT	
SYSTEM	
BENEFITS	
Survivor Annuity	
Yes	
Maximum	
Finding	
Rewrite	
CIVIL SERVICE	«PN1». Under section 8341(h)(1) of title 5, United States Code, «res_name» is awarded the maximum
RETIREMENT	possible former spouse survivor annuity under the Civil Service Retirement System.
SYSTEM	, , , , , , , , , , , , , , , , , , , ,
BENEFITS	
Survivor Annuity	
Yes	
Maximum	
Decree	
CIVIL SERVICE	
RETIREMENT	
SYSTEM	

BENEFITS	
Survivor Annuity	
Yes	
Maximum	
Decree	
Rewrite	
CIVIL SERVICE	«PN1». Under section 8341(h)(1) of title 5, United States Code, «res_name» is awarded a former spouse
RETIREMENT	survivor annuity under the Civil Service Retirement System in the same amount to which «res_name»
SYSTEM	·
BENEFITS	would have been entitled if the divorce had not occurred.
Survivor Annuity	
Yes	
Same as if not	
div	
Finding	
Rewrite	
CIVIL SERVICE	
RETIREMENT	
SYSTEM	
BENEFITS	
Survivor Annuity	
Yes	
Same as if not	
div	
Finding	
Rewrite	
CIVIL SERVICE	«PN1». Under section 8341(h)(1) of title 5, United States Code, «res_name» is awarded a former spouse
RETIREMENT	survivor annuity under the Civil Service Retirement System in the same amount to which «res_name»
SYSTEM	
BENEFITS	would have been entitled if the divorce had not occurred.
Survivor Annuity	
Yes	
Same as if not	

div		
Decree		
Rewrite		
CIVIL SERVICE		
RETIREMENT		
SYSTEM		
BENEFITS		
Survivor Annuity		
Yes		
Same as if not		
div		
Decree		
Rewrite		
CIVIL SERVICE	«PN1». Under section 8341(h)(1) of title 5, United States Code, «res_name» is awarded a former spouse	
RETIREMENT	survivor annuity under the Civil Service Retirement System. The amount of the former spouse survivor	
SYSTEM	· · · · · · · · · · · · · · · · · · ·	
BENEFITS	annuity will be equal to «retirement_fed_csrs_percent_max_survivor_res» percent of the maximum	
Survivor Annuity	possible survivor annuity.	
Yes by percent		
Finding		
CIVIL SERVICE		
RETIREMENT		
SYSTEM		
BENEFITS		
Survivor Annuity		
Yes by percent		
Finding Rewrite		
CIVIL SERVICE	«PN1». Under section 8341(h)(1) of title 5, United States Code, «res_name» is awarded a former spouse	
RETIREMENT	survivor annuity under the Civil Service Retirement System. The amount of the former spouse survivor	
SYSTEM	survivor annuity under the civil service kethement system. The amount of the former spouse survivor	
BENEFITS	annuity will be equal to «retirement_fed_csrs_percent_max_survivor_res» percent of the maximum	
Survivor Annuity	possible survivor annuity.	
Yes by percent	possible survivor annuity.	

Decree
CIVIL SERVICE
RETIREMENT
SYSTEM
BENEFITS
Survivor Annuity
Yes by percent
Decree Rewrite

Repeats for Respondent

SECTION 36 E	EDERAL RETIREMENT
FEDERAL EMPLOYEE RETIREMENT SYSTEM BENEFITS All Finding	FEDERAL EMPLOYEE RETIREMENT SYSTEM BENEFITS «PN1». «pet_name» is (or will be) eligible for retirement benefits under the Federal Employees Retirement System based on employment with the United States Government. «pet_name» shall receive all benefits to which «pet_he_she» is entitled under the Federal Employees Retirement System and «res_name» shall receive none.
FEDERAL EMPLOYEE RETIREMENT SYSTEM BENEFITS All Finding Rewrite	Federal Employee Retirement System Benefits «PN1». «pet_name» is (or will be) eligible for retirement benefits under the Federal Employees Retirement System based on employment with the United States Government. «pet_name» will receive all benefits to which «pet_he_she» is entitled under the Federal
Jessicas note: Most of this language is straight from the proscribed CFR language, so I think we have to (more or less) leave it as it is. (See https://www.govinfo.gov/content/pkg/CFR-2018-title5-vol2/pdf/CFR-2018-title5-vol2.pdf. Jump to page 242 of the document, paragraph 101, Identifying retirement benefits and directing OPM to pay the former spouse.)	Employees Retirement System. «res_name» will receive none.
FEDERAL EMPLOYEE	FEDERAL EMPLOYEE RETIREMENT SYSTEM BENEFITS
RETIREMENT	«PN1». «pet_name» is (or will be) eligible for retirement benefits under the Federal Employees
SYSTEM BENEFITS	

All	Retirement System based on employment with the United States Government. «pet_name» shall
Decree	receive all benefits to which «pet_he_she» is entitled under the Federal Employees Retirement System
	and «res_name» shall receive none.
FEDERAL EMPLOYEE	Federal Employee Retirement System Benefits
RETIREMENT	«PN1». «pet_name» is (or will be) eligible for retirement benefits under the Federal
SYSTEM BENEFITS All	Employees Retirement System based on employment with the United States Government.
Decree Rewrite	<pre>«pet_name» will receive all benefits to which «pet_he_she» is entitled under the Federal</pre>
	Employees Retirement System. «res_name» will receive none.
FEDERAL EMPLOYEE RETIREMENT SYSTEM BENEFITS Reserved for trial Finding	Not in Findings
FEDERAL EMPLOYEE	
RETIREMENT	
SYSTEM BENEFITS Reserved for trial	
Finding Rewrite	
FEDERAL EMPLOYEE	«PN1». «pet_name» is (or will be) eligible for retirement benefits under the Federal Employees
RETIREMENT SYSTEM BENEFITS	Retirement System based on employment with the United States Government. Division of benefits to
Reserved for trial Decree	which «pet_name» is entitled under the Federal Employees Retirement System is reserved for trial.
FEDERAL EMPLOYEE	«PN1». «pet_name» is (or will be) eligible for retirement benefits under the Federal
RETIREMENT SYSTEM BENEFITS	Employees Retirement System based on employment with the United States Government.
Reserved for trial	The division of these retirement benefits is reserved for trial.
Decree Rewrite	
FEDERAL EMPLOYEE	«PN1». The court has considered the requirements and standard terminology provided in part 838 of

RETIREMENT SYSTEM BENEFITS Divided Finding

Title 5, Code of Federal Regulations. The terminology used in the provisions of this order that concern benefits under the Federal Employees Retirement System are governed by the standard conventions established in that part.

«PN1». «pet_name» is (or will be) eligible for retirement benefits under the Federal Employees Retirement System based on employment with the United States Government.

«PN1». The parties married on **«mar_date»** and were divorced on the date of entry of their DECREE OF DIVORCE. The date of entry will be clearly delineated by the clerk of the court on the front page of the certified DECREE OF DIVORCE.

«PN1». **«res_name»** is entitled to **«retirement_fed_fers_percent_net_res»** percent of **«pet_name_possessive»** net monthly annuity under the Federal Employees Retirement System.

«PN1». When COLA's are applied to **«pet_name_possessive»** retirement benefits, the same COLA applies to **«res_name_possessive»** share.

«PN1». The United States Office of Personnel Management is directed to pay **«res_name_possessive»** share directly to **«res_name»**.

«PN1». The United States Office of Personnel Management is directed not to pay **«pet_name»** a refund of employee contributions.

FEDERAL EMPLOYEE RETIREMENT SYSTEM BENEFITS Divided Finding Rewrite

«PN1». The court has considered the requirements and standard terminology provided in part 838 of Title 5, Code of Federal Regulations. The terminology used in the provisions of this order that concern benefits under the Federal Employees Retirement System are governed by

Jessica's notes:	the standard conventions established in that part.	
This horrible language brought to you by the federal government.	«PN1». «pet_name» is (or will be) eligible for retirement benefits under the Federal	
See https://www.govinfo.g	Employees Retirement System based on employment with the United States Government.	
ov/content/pkg/CFR- 2018-title5- vol2/pdf/CFR-2018- title5-vol2.pdf, page	«PN1». The parties married on «mar_date» and are considered divorced on the date their Divorce Decree is signed.	
241-2, paragraph 001.	«PN1». «res_name» is entitled to «retirement_fed_fers_percent_net_res» percent of	
Proscribed	<pre>«pet_name_possessive» net monthly annuity under the Federal Employees Retirement System.</pre>	
	«PN1». When COLA's are applied to «pet_name_possessive» retirement benefits, the same	
Proscribed	COLA applies to «res_name_possessive» share.	
Proscribed	«PN1». The United States Office of Personnel Management is directed to pay	
	«res_name_possessive» share directly to «res_name».	
Proscribed		
	«PN1». The United States Office of Personnel Management is directed not to pay «pet_name» a refund of employee contributions.	
	"pet_name" a return of employee contributions.	
Exact language not proscribed, but CFR says this: § 838.505 Barring		
payment of refunds. A court order barring payment of a		
refund of employee contributions is not a		
court order acceptable for processing		
unless-		

Commented [11]: Proscribed

Commented [12]: Proscribed

Commented [13]: Proscribed

Commented [14]: Exact language not proscribed, but CFR says this:
§ 838.505 Barring payment of refunds.
A court order barring payment of a refund of employee contributions is not a court order acceptable for processing unless—
(a) It expressly directs OPM not to pay a refund of employee contributions;

(a) It expressly directs OPM not to pay a refund of employee contributions;

FEDERAL EMPLOYEE RETIREMENT SYSTEM BENEFITS Divided Decree

«PN1». The court has considered the requirements and standard terminology provided in part 838 of Title 5, Code of Federal Regulations. The terminology used in the provisions of this order that concern benefits under the Federal Employees Retirement System are governed by the standard conventions established in that part.

«PN1». **«pet_name»** is (or will be) eligible for retirement benefits under the Federal Employees Retirement System based on employment with the United States Government.

«PN1». The parties married on **«mar_date»** and were divorced on the date of entry of their DECREE OF DIVORCE. The date of entry will be clearly delineated by the clerk of the court on the front page of the certified DECREE OF DIVORCE.

«PN1». **«res_name»** is entitled to \$**«retirement_fed_fers_dollar_cola_res»** per month from **«pet_name_possessive»** Federal Employees Retirement System benefits.

«PN1». When COLA's are applied to **«pet_name_possessive»** retirement benefits, the same COLA applies to **«res_name_possessive»** share.

«PN1». The United States Office of Personnel Management is directed to pay **«res_name_possessive»** share directly to **«res_name»**.

	«PN1». The United States Office of Personnel Management is directed not to pay «pet_name» a
	refund of employee contributions.
	Repeats for parties and methods of distribution
FEDERAL EMPLOYEE	See findings language above
RETIREMENT	
SYSTEM BENEFITS	
Divided Decree Rewrite	
FEDERAL EMPLOYEE	«PN1». «pet_name» is (or will be) eligible for a survivor annuity under the Federal Employees
RETIREMENT	
SYSTEM BENEFITS	Retirement System based on employment with the United States Government. «res_name» shall not
Annuity Not divided	receive any of «pet_name_possessive» survivor annuity.
Finding	
FEDERAL EMPLOYEE	«PN1». «pet_name» is (or will be) eligible for a survivor annuity under the Federal
RETIREMENT	` , ` , ` , ` , ` , ` , ` , ` , ` , `
SYSTEM BENEFITS	Employees Retirement System based on employment with the United States Government.
Annuity Not divided	<pre>«res_name» will not receive any of «pet_name_possessive» survivor annuity.</pre>
Finding Rewrite	
FEDERAL EMPLOYEE	«PN1». «pet_name» is (or will be) eligible for a survivor annuity under the Federal Employees
RETIREMENT	Retirement System based on employment with the United States Government. «res_name» shall not
SYSTEM BENEFITS	receive any of «pet_name_possessive» survivor annuity.
Annuity Not divided	
Decree	One College days and the college days are also as
FEDERAL EMPLOYEE	See findings language above.
RETIREMENT	
SYSTEM BENEFITS Annuity Not divided	
Decree Rewrite	
FEDERAL EMPLOYEE	«PN1». «res_name_possessive» share of «pet_name_possessive» employee annuity will be reduced
RETIREMENT	with the reduced with the reduced with the reduced
ILL I IIILIVILIA I	

SYSTEM BENEFITS Annuity Former Spouse Reduction	by the amount of the costs associated with providing the former spouse survivor annuity awarded in the next paragraph.
Finding	
FEDERAL EMPLOYEE	«PN1». «res_name_possessive» share of «pet_name_possessive» employee annuity will
RETIREMENT SYSTEM BENEFITS	be reduced by the amount of the costs associated with providing the former spouse survivor
Annuity Former	annuity awarded in the next paragraph.
Spouse Reduction	
Finding Rewrite	
FEDERAL EMPLOYEE	«PN1». «res_name_possessive» share of «pet_name_possessive» employee annuity will be reduced
RETIREMENT	by the amount of the costs associated with providing the former spouse survivor annuity awarded in
SYSTEM BENEFITS	, i i
Annuity Former	the next paragraph.
Spouse Reduction	
Decree	
FEDERAL EMPLOYEE	See findings language above.
RETIREMENT	
SYSTEM BENEFITS	
Annuity Former	
Spouse Reduction	
Decree Rewrite	ANGWEDED/C 1 1 ' 1 ' 1 '
FEDERAL EMPLOYEE RETIREMENT	ANSWERED(fers_pet_emply_survivor_annuity_selection)» «PN1». Under section 8341(h)(1) of title 5, United States Code, «res_name» is awarded a former
SYSTEM BENEFITS Annuity Divide \$	spouse survivor annuity under the Federal Employees Retirement System. The amount of the former
amount	spouse survivor annuity will be equal to \$\text{\center}\text{retirement_fed_fers_dollar_survivor_res}\times \text{per month.}
Finding	
FEDERAL EMPLOYEE	Unchanged. Proscribed language.
RETIREMENT	
SYSTEM BENEFITS	
Annuity Divide \$	
amount	

Finding Rewrite	
FEDERAL EMPLOYEE	«PN1». Under section 8341(h)(1) of title 5, United States Code, «res_name» is awarded a former
RETIREMENT SYSTEM BENEFITS	spouse survivor annuity under the Federal Employees Retirement System. The amount of the former
Annuity Divide \$ amount Decree	spouse survivor annuity will be equal to \$\(\frac{\pi}{\text{entirement_fed_fers_dollar_survivor_res}\)\) per month.
FEDERAL EMPLOYEE RETIREMENT SYSTEM BENEFITS Annuity Divide \$ amount Decree Rewrite	See findings language above
FEDERAL EMPLOYEE RETIREMENT SYSTEM BENEFITS Annuity Former spouse pro rata Finding	«PN1». Under section 8341(h)(1) of title 5, United States Code, «res_name» is awarded the maximum possible former spouse survivor annuity under the Federal Employees Retirement System unless «pet_name» elects to provide a survivor annuity for a new spouse acquired after retirement. If «pet_name» elects to provide a survivor annuity to a new spouse acquired after retirement, under section 8341(h)(1) of title 5, United States Code, «res_name» is awarded a former spouse survivor annuity under the Federal Employees Retirement System. The amount of the former spouse survivor annuity will be equal to a prorata share. The marriage began on «mar_date».
FEDERAL EMPLOYEE RETIREMENT SYSTEM BENEFITS Annuity Former spouse pro rata Finding Rewrite Jessica's Notes:	Proscribed. Unchanged.
See https://www.govinfo.g	

Commented [15]: See
https://www.govinfo.gov/content/pkg/CFR-2018-title5-vol2/pdf/CFR-2018-title5-vol2.pdf, page 260, paragraph 752.

339 1/9/2018

ov/content/pkg/CFR- 2018-title5- vol2/pdf/CFR-2018- title5-vol2.pdf, page 260, paragraph 752.	
FEDERAL EMPLOYEE RETIREMENT SYSTEM BENEFITS Annuity Former spouse pro rata Decree	«PN1». Under section 8341(h)(1) of title 5, United States Code, «res_name» is awarded the maximum possible former spouse survivor annuity under the Federal Employees Retirement System unless «pet_name» elects to provide a survivor annuity for a new spouse acquired after retirement. If «pet_name» elects to provide a survivor annuity to a new spouse acquired after retirement, under section 8341(h)(1) of title 5, United States Code, «res_name» is awarded a former spouse survivor annuity under the Federal Employees Retirement System. The amount of the former spouse survivor annuity will be equal to a prorata share. The marriage began on «mar_date».
FEDERAL EMPLOYEE RETIREMENT SYSTEM BENEFITS Annuity Former spouse pro rata Decree Rewrite FEDERAL EMPLOYEE RETIREMENT	See findings language above. «PN1». Under section 8341(h)(1) of title 5, United States Code, «res_name» is awarded the maximum possible former spouse survivor annuity under the Federal Employees Retirement System.
SYSTEM BENEFITS Annuity Maximum Finding	
FEDERAL EMPLOYEE RETIREMENT SYSTEM BENEFITS Annuity Maximum Finding Rewrite	Proscribed. Unchanged.
FEDERAL EMPLOYEE RETIREMENT	«PN1». Under section 8341(h)(1) of title 5, United States Code, «res_name» is awarded the maximum

SYSTEM BENEFITS	possible former spouse survivor annuity under the Federal Employees Retirement System.
Annuity Maximum	
Decree	
FEDERAL EMPLOYEE	See findings language above.
RETIREMENT	
SYSTEM BENEFITS	
Annuity Maximum	
Decree Rewrite	
FEDERAL EMPLOYEE	«PN1». Under section 8341(h)(1) of title 5, United States Code, «res_name» is awarded a former
RETIREMENT	spouse survivor annuity under the Federal Employees Retirement System in the same amount to which
SYSTEM BENEFITS	
Annuity Maximum	«res_name» would have been entitled if the divorce had not occurred.
Decree	
FEDERAL EMPLOYEE	Proscribed. Unchanged.
RETIREMENT	
SYSTEM BENEFITS	
Annuity Maximum	
Decree Rewrite	
FEDERAL EMPLOYEE	«PN1». Under section 8341(h)(1) of title 5, United States Code, «res_name» is awarded a former
RETIREMENT	spouse survivor annuity under the Federal Employees Retirement System in the same amount to
SYSTEM BENEFITS	
Annuity Maximum	which «res_name» would have been entitled if the divorce had not occurred.
Decree	One College and the second of
FEDERAL EMPLOYEE	See findings language above.
RETIREMENT	
SYSTEM BENEFITS	
Annuity Maximum	
Decree Rewrite	

Repeats for Respondent

SECTION 39 AD	DDITIONAL PROVISIONS
ADDITIONAL	
PROVISIONS	
Findings	
ADDITIONAL	
PROVISIONS	
Findings Rewrite	
ADDITIONAL	ADDITIONAL PROVISIONS
PROVISIONS	«PN1». The parties shall adhere to the following additional provisions:
Decree	
ADDITIONAL	The parties will comply with the following additional provisions.
PROVISIONS	
Decree Rewrite	

SECTION 40 DU	JTY TO SIGN
DUTY TO SIGN	DUTY TO SIGN DOCUMENTS WHICH IMPLEMENT DECREE OF DIVORCE
DOCUMENTS	«PN1». Both parties are ordered to sign and fully execute whatever documents are necessary for the
WHICH	implementation of the provisions of their divorce decree. Should a party fail to execute a document within 60
IMPLEMENT	implementation of the provisions of their divorce decree. Should a party fail to execute a document within oo
DECREE OF	days of the entry of their divorce decree, the other party may bring an Order to Show Cause at the expense of the
DIVORCE	disobedient party and ask that the Court appoint some other person to execute the document pursuant to Rule 70
Stipulation	of the Utah Rules of Civil Procedure. Any document executed pursuant to Rule 70 has the same effect as if
	executed by the disobedient party.
Stipulation	Duty to sign documents
	«PN1». The parties will sign all documents necessary to comply with the divorce decree within 60
	days from entry of the decree.
NAME CHANGE	

Finding	
NAME CHANGE	Duty to sign documents
Finding Rewrite	«PN1». The parties will sign all documents necessary to comply with the divorce decree within 60
	days from entry of the decree.
NAME CHANGE	NAME CHANGE
Decree	«PN1». «pet_name» is restored the use of the former name of «wife_former_name» .
NAME CHANGE	Duty to sign documents
Decree Rewrite	«PN1». The parties will sign all documents necessary to comply with the divorce decree within 60
	days from entry of the decree.
	CERTIFICATE OF DELIVERY

PATERNITY for Review by Standing Committee on Forms

SECTION	Text formatt ed	Text Approve d by Forms Comm	Approved text in this document	Text Approved by JC	Approved text inserted in Petition and tested	Approved text inserted in Findings and tested	Approved text inserted in Stipulation and tested	Approved text inserted in Decree and tested
SECTION 1.0 Intro	Х							
SECTION 1.1 Petitioner Info	Х							NA
SECTION 1.2 Respondent Info	Х							NA
SECTION 1.3 Service	Х				NA			NA
SECTION 1.4 Venue	Х							NA
SECTION 2 CHILD INFO	Use	text appro	ved for div	orce.				
Section 2.5 Jurisdiction UIFSA	Use	text appro	oved for div	orce.		NA		NA
SECTION 3 UCCJEA	Use	text appro	ved for div	orce.				NA
SECTION 4 Rule 100	Use	text appro	ved for div	orce.				NA
SECTION 5 Parental Allegations/ Facts for Each Child	Х							NA
SECTION 6 GENETIC TESTING	Use	text appro	ved for div	orce.		NA	NA	NA
SECTION 6.5 Children Birth Records For Vital Records	Х							
SECTION 7 CHILD CUSTODY	Use	text appro	ved for div	orce.				
SECTION 8 PARENT TIME	Use	text appro	ved for div	orce.				
SECTION 9 PARENT RELOCATION	Use	Use text approved for divorce.						
SECTION 9.5 Parenting Plan	Use	text appro	ved for div	orce.				
SECTION 9.6 PARENT TIME	Use	text appro	ved for div	orce.				
SECTION 9.7 PICKUP/DELIVERY	Use	Use text approved for divorce.						
SECTION 9.8 SERVICEMEMBER FAM CARE PLAN			evelopment Subcommitt	•				
SECTION 10 INCOME	Use	text appro	ved for div	orce.				
SECTION 11.5 CHILD SUPPORT	Use text approved for divorce.							
SECTION 11 TAX DEDUCTION	Use	Use text approved for divorce.						
SECTION 12 CHILD HEALTH/ DAY CARE	Use	text appro	oved for div	orce.				

SECTION 12.5 CHILD CARE EXPENSES	Use text approved for divorce.					
SECTION 13 PUBLIC ASSISTANCE	Use text approved for divorce.					
SECTION 14 Child Name	Χ					
Change						
SECTION 39 ADDTL PROVISIONS	Use	text appro	oved for div	orce.		
SECTION 40 DUTY TO SIGN	Х					
SECTION 41 Other Relief If Equitable and Just	Use	text appro	oved for div	orce.		

INT	RO
SECTION 1.0	<pre>«pet_name» states as follows:</pre>
Intro	
Petition	
SECTION 1.0	<pre>«pet_name» says:</pre>
Petition	
Rewrite	
SECTION 1.0	<pre>«pet_name» and «res_name» stipulate as follows:</pre>
Intro	
Stipulation	
	<pre>«pet_name» and «res_name» agree as follows:</pre>
SECTION 1.0	This matter is before the court on «pet_name_possessive» VERIFIED
Intro	PARENTAGE PETITION.
Findings	[_] «pet_name» is under 18 years of age. «pet_name» is appearing without a general guardian. The following statute authorizes «pet_him_her» appearance without a general guardian and is an exception to the requirements of Rule 17 of the Utah Rules of Civil Procedure that a minor may only appear through a general guardian:
	«IF pet_under_18 = "Married"» Utah Code 15-2-1: «pet_name» reached «pet_his_her» majority through marriage. A copy of «pet_his_her» marriage certificate is on file with the court.
	«IF pet_under_18 = "Emancipated"»
	Utah Code 78A-6-805: «pet_name» is emancipated. A copy of the order of emancipation is on file with the court.
	«IF pet_under_18 = "UIFSA"»
	Utah Code 78B-14-302: This action is a parentage and support action subject to the Uniform Interstate Family Support Act (UIFSA).
	[_] «pet_name» is under 18 years of age. Pursuant to Rule 17 of the Utah Rules of civil Procedure, «preparer_name» appeared as «pet_name_possessive» general guardian. «IF pet_guardian_status = "Parent"» «preparer_name» is the legal parent of «pet_name».

```
«END IF»
                   «IF pet guardian status = "Minor"»
                   «preparer name» has Letters of Guardianship over «pet name». A copy of
                the Letters of Guardianship is on file with the court.
                   «END IF»
                   «IF pet guardian status = "UIFSA"»
                   «preparer name» was appointed Guardian ad Litem for «pet name». A
                copy of the order appointing «preparer name» is on file with the court.
                   «END IF»
                This matter is before the court on «pet name possessive» PARENTAGE
Section 1.0
                PETITION.
FINDINGS
Rewrite
                [ ] «pet name» is under 18 years old, and is authorized to appear without
                a general guardian because (Utah Rule of Civil Procedure 17):
                «IF pet under 18 = "Married"»
                «pet name» is married, and a copy of the marriage certificate is on file
                with the court. (Utah Code 15-2-1).
                «IF pet under 18 = "Emancipated"»
                «pet name» is emancipated, and a copy of the emancipation order is on
                file with the court. (Utah Code 78A-6-805).
                «IF pet under 18 = "UIFSA"»
                This action is subject to the Utah Uniform Interstate Family Support Act
                (UIFSA) (Utah Code 78B-14-302).
                [ ] «pet_name» is under 18 years old. «preparer_name» is
                «pet name possessive» general guardian. (Utah Rule of Civil Procedure 17).
                «IF pet guardian status = "Parent"»
                «preparer_name» is the legal parent of «pet_name».
                «END IF»
                «IF pet guardian status = "Minor"»
                «preparer name» has been appointed guardian of «pet name», and a
                copy of the Letter of Guardianship is on file with the court.
                «END IF»
                «IF pet guardian status = "UIFSA"»
                «preparer name» was appointed Guardian ad Litem for «pet name»,
                and a copy of the order appointing «preparer_name» is on file with the
                court.
                «END IF»
```

SECTION 1.0	This matter is before the court on «pet_name_possessive» «IF file =
Intro	"Amend"»AMENDED «END IF»VERIFIED PARENTAGE PETITION. The Court,
Decree	having entered its FINDINGS OF FACT AND CONCLUSIONS OF LAW and being
	otherwise fully advised, it is hereby,
	ORDERED, ADJUDGED AND DECREED:
	(Children section follows)
SECTION 1.0	This matter is before the court on «pet_name_possessive» «IF file =
Intro	"Amend"»AMENDED «END IF» PARENTAGE PETITION. The Court, has
Decree	entered its FINDINGS OF FACT AND CONCLUSIONS OF LAW. It is
REWRITE	
	ORDERED AND DECREED:
	(Children section follows)

Petitioner I	nfo
SECTION 1.1	«IF YEARS FROM(pet_dob, TODAY) < 18»
Petitioner Info	«pet_name:LIKE THIS» IS UNDER EIGHTEEN YEARS OF AGE
Petition	«IF pet_under_18 = "Married" OR pet_under_18 = "Emancipated" OR
	pet_under_18 = "UIFSA"»
	«PN1». «pet_name» is under 18 years of age. «pet_name:Like This» is
	appearing without a general guardian. The following statute authorizes
	<pre>«pet_him_her» appearance without a general guardian and is an exception to the</pre>
	requirements of Rule 17 of the Utah Rules of Civil Procedure that a minor may
	only appear through a general guardian:
	«IF pet_under_18 = "Married"»
	Utah Code 15-2-1: «pet_name» reached «pet_his_her» majority through
	marriage. A copy of «pet_his_her» marriage certificate is being filed along with
	this Petition.
	«END IF»
	«IF pet_under_18 = "Emancipated"»

```
Utah Code 78A-6-805: «pet name» is emancipated. A copy of the order of
                emancipation is being filed along with this Petition.
                 «END IF»
                «IF pet under 18 = "UIFSA"»
                Utah Code 78B-14-302: This action is a parentage and support action subject to
                the Uniform Interstate Family Support Act (UIFSA).
                «END IF»
                «END IF»
                «END IF»
                «IF YEARS FROM(pet_dob, TODAY) < 18 AND ANSWERED(pet_under_18) AND
                pet under 18 = "Minor"»
                «PN1». «pet name» is under 18 years of age. Pursuant to Rule 17 of the Utah
                Rules of civil Procedure, «preparer name» is appearing as
                «pet_name_possessive» general guardian.
                «IF pet guardian status = "Parent"»
                «PN2:abc». «preparer name» is the legal parent of «pet name».
                «END IF»
                «IF pet guardian status = "Guardian"»
                «PN2:abc». «preparer_name» has Letters of Guardianship over «pet_name».
                A copy of the Letters of Guardianship is being filed along with this Verified
                Parentage Petition.
                «END IF»
                «IF pet guardian status = "GAL"»
                «PN2:abc». «preparer name» was appointed Guardian ad Litem for
                «pet name». A copy of the order appointing «preparer name» is being filed
                along with this Verified Parentage Petition.
                «IF YEARS FROM(pet dob, TODAY) < 18»
SECTION 1.1
Petitioner Info
                «pet_name:LIKE THIS» is under 18 years old and is appearing with a
Petition
```

```
guardian
Rewrite
               «IF pet under 18 = "Married" OR pet under 18 = "Emancipated" OR
               pet under 18 = "UIFSA"»
               «PN1». «pet_name» is under 18 years old, and is authorized to appear
               without a general guardian because (Utah Rule of Civil Procedure 17):
               «IF pet under 18 = "Married"»
                «pet_name» is married, and a copy of the marriage certificate is
               attached. (Utah Code 15-2-1).
               «END IF»
               «IF pet under 18 = "Emancipated"»
               «pet name» is emancipated, and a copy of the emancipation order is
               attached. (Utah Code 78A-6-805).
                «END IF»
               «IF pet under 18 = "UIFSA"»
               This action is subject to the Utah Uniform Interstate Family Support Act
               (UIFSA) (Utah Code 78B-14-302).
               «END IF»
               «END IF»
               «END IF»
               «IF YEARS FROM(pet dob, TODAY) < 18 AND
               ANSWERED(pet under 18) AND pet under 18 = "Minor"»
               «PN1». «pet_name» is under 18 years old. «preparer_name» is
               «pet name possessive» general guardian. (Utah Rule of Civil Procedure 17).
               «IF pet guardian status = "Parent"»
               «preparer name» is the legal parent of «pet name».
               «END IF»
               «IF pet guardian status = "Guardian"»
               «preparer_name» has been appointed guardian of «pet_name», and a
               copy of the Letter of Guardianship is attached.
               «END IF»
```

```
«IF pet guardian status = "GAL"»
                «PN2:abc». «preparer name» was appointed Guardian ad Litem for
                «pet name», and a copy of the order appointing «preparer name» is
                attached.
                «END IF»
                «IF YEARS FROM(pet dob, TODAY) < 18»
SECTION 1.1
                «pet name:LIKE THIS» IS UNDER EIGHTEEN YEARS OF AGE
Petitioner Info
                «END IF»
Stipulation
                «IF YEARS FROM(pet_dob, TODAY) < 18 AND ANSWERED(pet_under_18)
                AND (pet under 18 = "Married" OR pet under 18 = "Emancipated" OR
                pet under 18 = "UIFSA")»
                «PN1». «pet name» is under 18 years of age. «pet name:Like This» is
                appearing without a general guardian. The following statute authorizes
                «pet him her» appearance without a general guardian and is an exception to the
                requirements of Rule 17 of the Utah Rules of Civil Procedure that a minor may
                only appear through a general guardian:
                «IF pet under 18 = "Married"»
                Utah Code 15-2-1: «pet name» reached «pet his her» majority through
                marriage. A copy of «pet his her» marriage certificate is being filed along with
                this Petition.
                «END IF»
                «IF pet under 18 = "Emancipated"»
                Utah Code 78A-6-805: «pet name» is emancipated. A copy of the order of
                emancipation is being filed along with this Petition.
                «END IF»
                «IF pet under 18 = "UIFSA"»
                Utah Code 78B-14-302: This action is a parentage and support action subject to
                the Uniform Interstate Family Support Act (UIFSA).
                «END IF»
                «END IF»
                «IF YEARS FROM(pet_dob, TODAY) < 18 AND ANSWERED(pet_under_18)
                AND pet under 18 = "Minor"»
                «PN1». «pet name» is under 18 years of age. Pursuant to Rule 17 of the Utah
                Rules of civil Procedure, «preparer name» is appearing as
                «pet name possessive» general guardian.
                «IF pet guardian status = "Parent"»
```

SECTION 1 1	«PN2:abc». «preparer_name» is the legal parent of «pet_name». «END IF» «IF pet_guardian_status = "Guardian"» «PN2:abc». «preparer_name» has Letters of Guardianship over «pet_name». A copy of the Letters of Guardianship is being filed along with this Verified Parentage Petition. «END IF» «IF pet_guardian_status = "GAL"» «PN2:abc». «preparer_name» was appointed Guardian ad Litem for «pet_name». A copy of the order appointing «preparer_name» is being filed along with this Verified Parentage Petition. «END IF» «END IF» «END IF» «END IF»
SECTION 1.1	See revised 1.1 language above
Petitioner Info	
Stipulation	
Rewrite	
SECTION 1.1	[_] «pet_name» is under 18 years of age. «pet_name» is appearing without a
Petitioner Info Findings	general guardian. The following statute authorizes «pet_him_her» appearance without a general guardian and is an exception to the requirements of Rule 17 of the Utah Rules of Civil Procedure that a minor may only appear through a general guardian:
	«IF pet_under_18 = "Married"» Utah Code 15-2-1: «pet_name» reached «pet_his_her» majority through marriage. A copy of «pet_his_her» marriage certificate is on file with the court.
	«IF pet_under_18 = "Emancipated"»
	Utah Code 78A-6-805: «pet_name» is emancipated. A copy of the order of emancipation is on file with the court.
	«IF pet_under_18 = "UIFSA"»
	Utah Code 78B-14-302: This action is a parentage and support action subject to the Uniform Interstate Family Support Act (UIFSA).
	[_] «pet_name» is under 18 years of age. Pursuant to Rule 17 of the Utah Rules of civil Procedure, «preparer_name» appeared as «pet_name_possessive» general guardian.

SECTION 4.4	<pre>«IF pet_guardian_status = "Parent"»</pre>
SECTION 1.1	See revised 1.1 language above
Petitioner Info	
Findings	
Rewrite	
SECTION 1.1	NA
Petitioner Info	
Decree	
SECTION 1.1	
Petitioner Info	
Decree	
Rewrite	

Respondent Info

SECTION 1.2	«IF ANSWERED(res_dob) AND YEARS FROM(res_dob, TODAY) < 18»
Respondent	«res_name:LIKE THIS» IS UNDER EIGHTEEN YEARS OF AGE
Info	«PN1». «res_name» is under 18 years of age. Pursuant to Rule 17 of the Utah
Petition	Rules of Civil Procedure «res_name» may be required to appear through a
	general guardian. This general guardian can be a parent or a guardian previously
	appointed by the court such as a guardian of a minor or a guardian ad litem.
	«res_name» does not have to appear through a general guardian if «res_he_she»
	has reached majority through marriage (Utah Code 15-2-1), has been declared
	emancipated in a court proceeding and is older than 16 (Utah Code 78A-6-805),

or if this is a parentage or support action to which the Uniform Interstate Family

Support Act (UIFSA) applies (78B-14-302). There may be other statutes which allow a minor to appear without a guardian. **«res_name»** is encouraged to consult with an attorney before deciding whether or not to appear on **«res_his_her»** own or through a general guardian.

If **«res_name»** fails to appear on **«res_his_her»** own or through a general guardian within 20 days of **«res_name»** being served with the Summons and Verified Parentage Petition in this matter, the court should appoint a guardian ad litem for **«res_him_her»**.

SECTION 1.2 Respondent Info Petition Rewrite

«IF ANSWERED(res_dob) AND YEARS FROM(res_dob, TODAY) < 18»
«res_name:LIKE THIS» is under 18 years old.</pre>

«PN1». **«res_name»** is under 18 years old and may be required to appear through a general guardian. (Utah Rule of Civil Procedure 17). A general guardian can be a parent or a guardian appointed by the court, such as a guardian of a minor or a guardian ad litem.

«res_name» does not have to appear through a general guardian if
«res_name» is

- married (Utah Code 15-2-1),
- has been declared emancipated in a court proceeding and is older than 16 (Utah Code 78A-6-805), or
- if the Utah Uniform Interstate Family Support Act (UIFSA) applies (Utah Code 78B-14-302).

«res_name» is encouraged to talk to an attorney before deciding whether or not to appear on their own or through a general guardian. There may be other laws which allow a minor to appear without a guardian.

If **«res_name»** does not appear on their own or through a general

	guardian within 21 days of «res_name» being served with the Summons
	and Parentage Petition, the court should appoint a guardian ad litem.
SECTION 1.2 Respondent Info Stipulation	«IF ANSWERED(res_dob) AND YEARS FROM(res_dob, TODAY) < 18» «res_name:LIKE THIS» IS UNDER EIGHTEEN YEARS OF AGE «PNI». «res_name» is under 18 years of age. Pursuant to Rule 17 of the Utah Rules of Civil Procedure «res_name» may be required to appear through a general guardian. This general guardian can be a parent or a guardian previously appointed by the court such as a guardian of a minor or a guardian ad litem. «res_name» does not have to appear through a general guardian if «res_he_she» has reached majority through marriage (Utah Code 15-2-1), has been declared emancipated in a court proceeding and is older than 16 (Utah Code 78A-6-805), or if this is a parentage or support action to which the Uniform Interstate Family Support Act (UIFSA) applies (78B-14-302). There may be other statutes which allow a minor to appear without a guardian. «res_name» is encouraged to consult with an attorney before deciding whether or not to appear on «res_his_her» own or through a general guardian. If «res_name» fails to appear on «res_his_her» own or through a general guardian within 20 days of «res_name» being served with the Summons and Verified Parentage Petition in this matter, the court should appoint a guardian ad litem for «res_him_her». «END IF»
	See 1.2 Respondent Info Petition rewrite above.
SECTION 1.2 Respondent Info Findings	<pre> «IF ANSWERED(res_dob) AND YEARS FROM(res_dob, TODAY) < 18» [] «res_name» is under 18 years of age. Pursuant to Rule 17 of the Utah Rules of Civil [] Procedure «res_name» appeared through: [] parent [] mother [] father (name) </pre>

	☐ court appointed guardian
SECTION 1.2 Respondent Info Findings Rewrite	[] «res_name» is under 18 years old and appeared through (Utah Rule of Civil Procedure 17): [] parent
SECTION 1.2 Respondent Info Decree	NA
Service SECTION 13	NA

Service Petition	
Cution	
SECTION 1.3	NA
Service	
Stipulation	
SECTION 13	The Court has reviewed the file in this matter and has determined that based
Service Findings	upon the documents provided, «res_name» has been properly served with a copy of the «IF file = "Amend"»AMENDED«END IF» VERIFIED PARENTAGE PETITION and the court has jurisdiction to enter a PARENTAGE DECREE. «res_name» has signed an ACCEPTANCE OF SERVICE, CONSENT AND WAIVER agreeing to the terms of «pet_name_possessive» «IF file = "Amend"»AMENDED«END IF» VERIFIED PARENTAGE PETITION. «res_name» has failed to timely respond to the SUMMONS and VERIFIED PARENTAGE PETITION and «res_his_her» default has been entered by the Clerk of the Court. The parties reached a settlement of all issues in this matter and stipulated in open court to the terms of the settlement. The parties reached a settlement of all issues in this matter and submitted a written stipulation which is on file with the Court. The Court makes the following Findings of Fact and Conclusions of Law after an evidentiary hearing or trial. The Court therefore enters its findings of fact:
Note to	«res_name» was properly served with a copy of the «IF file = "Amend"»AMENDED«END IF» PARENTAGE PETITION, and the court
Committee.	has jurisdiction to enter a PARENTAGE DECREE.
Direction needed: OCAP	
has a	«res_name» and «pet_name» have signed a STIPULATION
convention to	agreeing to the terms of «pet_name_possessive» «IF file =
put the names	"Amend"»AMENDED«END IF» VERIFIED PARENTAGE PETITION.
of documents	[] «res_name» did not respond to the Summons and Parentage
in CAPS. The	Petition and «res_his_her» default has been entered by the court.
intent was that	
in documents that are so text	[] The parties have settled all issues and stipulated to the terms in open court.

heavy,	[] The parties have settled all issues and submitted a written
d=names of	stipulation which has been filed with the court.
documents	
would stand	[] The court makes the following Findings of Fact and Conclusions of
out. The	Law after an evidentiary hearing or trial.
Stylistics	The court finds as follows:
Committee	The Court illius as follows.
prefers not all	
caps. Does the	
Committee	
agree that this	
convention	
should be	
carried over to	
the OCAP docs.	
The concern is	
that names of	
document will	
blend into	
other text.	
SECTION 1.3	NA
Service	
Decree	

Venue

SECTION 1.4	VENUE
Venue	«PN1». Venue is proper because: «IF venue = "Children Reside"»The children
Petition	reside or are present in this county«END IF»«IF venue = "Children Reside
	Pet"»The children reside or are present in this county. They live with
	<pre>«pet_name» «END IF» «IF venue = "Children Reside Res" »The children reside or</pre>
	are present in this county. They live with «res_name» «END IF»«IF venue = "Res
	Resides"»The children do not reside in Utah. «res_name» resides in this
	county«END IF»«IF venue = "Preg Pet Resides"»This case involves an unborn

child and is being filed in the county where the pregnant mother, "pet_name", resides «END IF» «IF venue = "Preg Res Resides" » This case involves an unborn child and is being filed in the county where the pregnant mother, **«res_name»**, resides«END IF»«IF venue = "Unknown Pet Resides"»This case involves an unborn child. The whereabouts of the pregnant mother, **«res_name»**, are unknown. This case is being filed in the county where **«pet_name»** resides **«END** IF»«IF venue = "Unknown Res Resides"»This case involves an unborn child. The whereabouts of the pregnant mother, **«pet_name»**, are unknown. This case is being filed in the county where **«res_name»** resides **«**END IF**» «**IF venue = "Male Deceased" **whusb_name** is deceased. The probate or administration of his estate has been commenced in this county «END IF». Venue SECTION 1.4 (Utah Code 78B-15-605) Petition «PN1». Venue is proper because: Rewrite «IF venue = "Children Reside"» The children live in or are present in this county. Note: The «END IF» husb_name «IF venue = "Children Reside Pet"» Wife_name The children live in or are present in this county. They are with tag are old «pet_name». tags that will be replaced. «END IF» They should be viewed as

The children live in or are present in this county. They are with

«IF venue = "Children Reside Res"»

«res_name».

«END IF»

Venue

And

male or

female. They

do not denote

marriage.Thes

«IF venue = "Res Resides"» e tags are not seen by users. The children do not live in Utah. **«res name»** lives in this county. «END IF» «IF venue = "Preg Pet Resides"» This case involves an unborn child. The pregnant parent, **«pet_name»**, lives in this county. «END IF» «IF venue = "Preg Res Resides"» This case involves an unborn child. The pregnant parent, **«res name»**, lives in this county. «END IF» «IF venue = "Unknown Pet Resides"» This case involves an unborn child. The location of the pregnant parent, **«res_name»**, is unknown. This case is being filed in the county where «pet_name» lives. «END IF» «IF venue = "Unknown Res Resides"» This case involves an unborn child. The location of the pregnant parent, «pet_name», is unknown. This case is being filed in the county where «res_name» lives. «END IF» «IF venue = "Male Deceased"» **«husb_name»** is deceased. The probate or administration of his estate has been filed in this county. «END IF»-VENUE SECTION 1.4 «PN1». Venue is proper because: «IF venue = "Children Reside"»The Venue children reside or are present in this county«END IF»«IF venue = "Children Stipulation Reside Pet"»The children reside or are present in this county. They live with «pet_name» «END IF» «IF venue = "Children Reside Res" »The children reside or are present in this county. They live with **«res_name»** «END IF»«IF venue = "Res Resides"»The children do not reside in Utah. **«res_name»** resides in this county«END IF»«IF venue = "Preg Pet Resides"»This case involves an unborn child and is being filed in the county where the pregnant mother, **«pet_name»**, resides«END IF»«IF venue = "Preg Res Resides"»This case involves an unborn child and is being filed in the county where the pregnant mother, **«res_name»**, resides«END IF»«IF venue = "Unknown Pet Resides"»This case involves an unborn child. The whereabouts of the pregnant mother, **«res_name»**, are unknown. This case is being filed in the county where **«pet_name»** resides«END IF»«IF venue = "Unknown Res Resides"»This case involves an unborn child. The whereabouts of the pregnant mother, **«pet_name»**, are unknown. This case is being filed in the county where **«res_name»**, are unknown. This case is being filed in the county where **«res_name»** resides«END IF»«IF venue = "Male Deceased"»**«husb_name»** is deceased. The probate or administration of his estate has been commenced in this county«END IF».

SECTION 1.4

Venue Findings

VENUE

«PN1». Venue is proper because: «IF venue = "Children Reside"»The

children reside or are present in this county«END IF»«IF venue = "Children

Reside Pet"»The children reside or are present in this county. They live with

«pet_name»«END IF»«IF venue = "Children Reside Res"»The children reside or

are present in this county. They live with «res_name»«END IF»«IF venue = "Res

Resides"»The children do not reside in Utah. «res_name» resides in this

county«END IF»«IF venue = "Preg Pet Resides"»This case involves an unborn

child and is being filed in the county where the pregnant mother, «pet_name»,

resides«END IF»«IF venue = "Preg Res Resides"»This case involves an unborn

child and is being filed in the county where the pregnant mother, «res_name»,

resides«END IF»«IF venue = "Unknown Pet Resides"»This case involves an

unborn child. The whereabouts of the pregnant mother, «res_name», are

unknown. This case is being filed in the county where «pet_name» resides«END

IF»«IF venue = "Unknown Res Resides"»This case involves an unborn child. The

	whereabouts of the pregnant mother, «pet_name» , are unknown. This case is
	being filed in the county where «res_name» resides «END IF» «IF venue = "Male
	Deceased" wehusb_name is deceased. The probate or administration of his
	estate has been commenced in this county«END IF».
	See section 1.4 rewrite above.
SECTION 1.4	NA
Venue	
Decree	
Children	
SECTION 2.0	CHILDREN
Children	«PN1». This parentage petition concerns the following children and is being
Petition	brought under Utah's Uniform Parentage Act, Utah Code 78B-15-101 et seq.
	The names, birth month, and birth year of each minor child are listed below.
	«IF child_incapacitated_yes_no = TRUE»
	The full name and birth date is listed for any incapacitated adult child.
	«END IF»
	Born: Unborn:
	Expected Birth:
SECTION 2.0	CHILDREN (Utah Code 78B-15-101 et seq.) «PN1». This parentage petition is about the following children.
Children	
Petition	«END IF» Born:
Rewrite	Unborn:
25.0TION 4.5	Expected Birth: Same as Petition.
SECTION 1.5 Children	Same as reution.
Stipulation	
Supulation	
SECTION 15	CHILDREN
Children	G. H. D. K. L. V.

«PN1». This parentage action concerns the following children and is being
brought under Utah's Uniform Parentage Act, Utah Code 78B-15-101 et seq.
The names, birth month, and birth year of each minor child are listed below.
«IF child_incapacitated_yes_no = TRUE» The full name and birth date is listed for any incapacitated adult child.
Born:«child_name» «child_birthdate»
Unborn Expected Birth: «child_birthdate>>
Incapacitated Adult: «child_name» «child_birthdate»
See section 2.0 rewrite above
CHILDREN
«PN1». The names, birth month, and birth year of each minor child are listed
below.
«IF child incapacitated yes no = TRUE»
The full name and birth date is listed for any incapacitated adult child
See section 2.0 rewrite above

SECTION 2: UPA and UIFSA

SECTION 2	JURISDICTION - UPA and UIFSA
UPA and UIFSA	«PN1». Utah has jurisdiction to determine parentage and child support under
Petition	the Utah Uniform Parentage Act (Utah Code 78B-15-101 et. Seq, subsection 601
	et. Seq) and the Utah Uniform Interstate Family Support Act (Utah Code
	78B-14-101 et. Seq) in that:
	«IF ANSWERED(utah_all) AND utah_all = TRUE»
	«PN2:abc». «pet_name» , «res_name» , and their children are residents of Utah.
	«END IF»
	<pre>«IF ANSWERED(utah_all) AND utah_all = FALSE AND ANSWERED(utah_res) AND utah res = TRUE»</pre>
	«PN2:abc». «res_name» is a resident of Utah and this action is being brought
	pursuant to Utah Code 78B-14-301, with «pet_name» either filing directly in this
	tribunal or this tribunal being a responding tribunal to an interstate action filed
	by «pet_name» in another state. In the alternative, this case meets the criteria
	under Utah Code 78B-15-604 and 78B-14-201 for this Tribunal to have
	jurisdiction.
	«END IF»

```
utah res = FALSE AND ANSWERED(utah pet children) AND utah pet children =
TRUE»
«PN2:abc». The children and/or «pet name» are residents of Utah.
«res name» consents to this case being in Utah. In the alternative, this case
meets the criteria under Utah Code 78B-15-604 and 78B-14-201 for this Tribunal
to have jurisdiction over «res_name» as a non-resident.
«END IF»
«IF ANSWERED(utah all) AND utah all = FALSE AND ANSWERED(utah res) AND
utah res = FALSE AND ANSWERED(utah pet children) AND utah pet children =
FALSE AND ANSWERED(utah res past) AND utah res past = TRUE»
«PN2:abc». The children and/or «pet_name» are residents of Utah. In the past
«res_name» resided in Utah and provided prenatal expenses or support for the
children. This case meets the criteria under Utah Code 78B-15-604 and
78B-14-201 for this Tribunal to have jurisdiction over «res name» as a
non-resident
«END IF»
«IF ANSWERED(utah all) AND utah all = FALSE AND ANSWERED(utah res) AND
utah res = FALSE AND ANSWERED(utah pet children) AND utah pet children =
FALSE AND ANSWERED(utah res past) AND utah res past = FALSE AND
ANSWERED(utah children) AND utah children = TRUE»
«PN2:abc». The children are residents of Utah as a result of the acts or
directives of «res name». This case meets the criteria under Utah Code
78B-15-604 and 78B-14-201 for this Tribunal to have jurisdiction over
«res name» as a non-resident.
«END IF»
«IF ANSWERED(utah all) AND utah all = FALSE AND ANSWERED(utah res) AND
utah res = FALSE AND ANSWERED(utah pet children) AND utah pet children =
FALSE AND ((ANSWERED(utah res past) AND utah res past = TRUE) OR
((ANSWERED(utah res past) AND utah res past = FALSE) AND
((ANSWERED(utah children) AND utah children = TRUE) OR
(ANSWERED(utah children) AND utah children = FALSE)))) AND
ANSWERED(utah six months) AND utah six months = TRUE»
«PN2:abc». The children have resided in Utah for the past six months, or since
birth if under six months of age. This case meets the criteria under Utah Code
```

«IF ANSWERED(utah all) AND utah all = FALSE AND ANSWERED(utah res) AND

78B-15-604 and 78B-14-201 for this Tribunal to have jurisdiction over **«res name»** as a non-resident.

«END IF»

utah_res = FALSE AND ANSWERED(utah_pet_children) AND utah_pet_children = FALSE AND ((ANSWERED(utah_res_past) AND utah_res_past = TRUE) OR ((ANSWERED(utah_res_past) AND utah_res_past = FALSE) AND ((ANSWERED(utah_children) AND utah_children = TRUE) OR (ANSWERED(utah_children) AND utah_children = FALSE)))) AND ANSWERED(utah_six_months) AND utah_six_months = FALSE AND ANSWERED(utah_six_months_past) AND utah_six_months_past = TRUE» «PN2:abc». The children are not presently in Utah. However, they resided in Utah for a period of six months or longer immediately prior to leaving Utah. They have resided outside of Utah less than six months since leaving. There is more information about my children and parenting in Utah than any other state. Utah is the most convenient forum to file this case in. This case meets the criteria under Utah Code 78B-15-604 and 78B-14-201 for this Tribunal to have jurisdiction over **«res_name»** as a non-resident.

«IF ANSWERED(utah all) AND utah all = FALSE AND ANSWERED(utah res) AND

«END IF»

«IF ANSWERED(utah_all) AND utah_all = FALSE AND ANSWERED(utah_res) AND utah_res = FALSE AND ANSWERED(utah_pet_children) AND utah_pet_children = FALSE AND ((ANSWERED(utah_res_past) AND utah_res_past = TRUE) OR ((ANSWERED(utah_res_past) AND utah_res_past = FALSE) AND ((ANSWERED(utah_children) AND utah_children = TRUE) OR (ANSWERED(utah_children) AND utah_children = FALSE)))) AND ANSWERED(utah_six_months) AND utah_six_months = FALSE AND ANSWERED(utah_six_months_past) AND utah_six_months_past = FALSE AND ANSWERED(utah_six_months_no) AND utah_six_months_no = TRUE» «PN2:abc». The children have not resided in Utah for at least six months, or since birth if under 6 months of age. However, they have not resided in any state for the last 6 months. There is more information about my children and parenting in Utah than in any other state. Utah is the most convenient forum to file this case in. This case meets the criteria under Utah Code 78B-15-604 and

78B-14-201 for this Tribunal to have jurisdiction over **«res_name»** as a non-resident. Jurisdiction - Utah Uniform Parentage Act and Utah Uniform SECTION 2 **UPA** and **UIFSA** Interstate Family Support Act (Utah Code 78B-15-101 et seq. and 601 et seq. Petition and Utah Code 78B-14-101 et seg.) Rewrite «PN1». Utah has jurisdiction to determine parentage and child support because: Will use the «IF ANSWERED(utah all) AND utah all = TRUE» highlighted «PN2:abc». «pet name», «res name», and their children are Utah <mark>language</mark> residents. <mark>everywhere</mark> «END IF» this phrase is used «IF ANSWERED(utah all) AND utah all = FALSE AND ANSWERED(utah res) AND utah res = TRUE» «PN2:abc». **«res name»** is a Utah resident. **«pet name»** either is filing in this court, or has filed this case in another state and this court is a responding tribunal. (Utah Code 78B-14-301). Or, this court has jurisdiction because the case meets the other criteria for jurisdiction (Utah Code 78B-15-604 and 78B-14-201). «END IF» «IF ANSWERED(utah all) AND utah all = FALSE AND ANSWERED(utah res) AND utah res = FALSE AND ANSWERED(utah pet children) AND utah pet children = TRUE» «PN2:abc». The children or **«pet name»** are Utah residents. **«res name»** consents to this case being in Utah. Alternatively, this court to has personal jurisdiction (Utah Code 78B-15-604) and jurisdiction over a nonresident (Utah Code 78B-14-201). «END IF» «IF ANSWERED(utah all) AND utah all = FALSE AND ANSWERED(utah res) AND utah res = FALSE AND ANSWERED(utah pet children) AND utah pet children = FALSE AND ANSWERED(utah res past) AND utah res past = TRUE»

```
«PN2:abc». The children or «pet_name» are Utah residents.
«res name» has lived in Utah and provided prenatal expenses or support
for the children. This court to has personal jurisdiction (Utah Code
78B-15-604) and jurisdiction over a nonresident (Utah Code 78B-14-201).
«END IF»
«IF ANSWERED(utah all) AND utah all = FALSE AND
ANSWERED(utah res) AND utah res = FALSE AND
ANSWERED(utah pet children) AND utah pet children = FALSE AND
ANSWERED(utah res past) AND utah res past = FALSE AND
ANSWERED(utah children) AND utah children = TRUE»
«PN2:abc». The children live in Utah as a result of the acts or directives
of «res name». This court to has personal jurisdiction (Utah Code
78B-15-604) and jurisdiction over a nonresident (Utah Code 78B-14-201).
«END IF»
«IF ANSWERED(utah all) AND utah all = FALSE AND
ANSWERED(utah res) AND utah res = FALSE AND
ANSWERED(utah pet children) AND utah pet children = FALSE AND
((ANSWERED(utah res past) AND utah res past = TRUE) OR
((ANSWERED(utah res past) AND utah res past = FALSE) AND
((ANSWERED(utah children) AND utah children = TRUE) OR
(ANSWERED(utah children) AND utah children = FALSE)))) AND
ANSWERED(utah six months) AND utah six months = TRUE»
«PN2:abc». The children have lived in Utah for the past six months, or
since birth if they are under six months. this court to has personal
jurisdiction (Utah Code 78B-15-604) and jurisdiction over a nonresident (Utah
Code 78B-14-201).
«END IF»
«IF ANSWERED(utah all) AND utah all = FALSE AND
ANSWERED(utah res) AND utah res = FALSE AND
ANSWERED(utah pet children) AND utah pet children = FALSE AND
((ANSWERED(utah res past) AND utah res past = TRUE) OR
((ANSWERED(utah res past) AND utah res past = FALSE) AND
((ANSWERED(utah children) AND utah children = TRUE) OR
(ANSWERED(utah children) AND utah children = FALSE)))) AND
ANSWERED(utah six months) AND utah six months = FALSE AND
```

ANSWERED(utah six months past) AND utah six months past = **TRUE»** «PN2:abc». The children are not presently in Utah, but: • they lived in Utah for six months or longer immediately before leaving Utah, they have lived outside Utah less than six months since leaving, • there is more information about the children and parenting in Will use the Utah than any other state, and highlighted **highlighted** Utah is the most convenient forum. <mark>language in</mark> Or, this court has jurisdiction because the case meets the other criteria for <mark>every</mark> <mark>appropriate</mark> jurisdiction (Utah Code 78B-15-604 and 78B-14-201). place in the «END IF» <mark>documents</mark>. «IF ANSWERED(utah all) AND utah all = FALSE AND ANSWERED(utah res) AND utah res = FALSE AND ANSWERED(utah pet children) AND utah pet children = FALSE AND ((ANSWERED(utah res past) AND utah res past = TRUE) OR ((ANSWERED(utah res past) AND utah res past = FALSE) AND ((ANSWERED(utah children) AND utah children = TRUE) OR (ANSWERED(utah children) AND utah children = FALSE)))) AND ANSWERED(utah six months) AND utah six months = FALSE AND ANSWERED(utah six months past) AND utah six months past = FALSE AND ANSWERED(utah six months no) AND utah six months no = TRUE» «PN2:abc». The children have not lived in Utah for at least 6 months, or since birth if they are under 6 months, but: they have not lived in any state for the last 6 months, • there is more information about the children and parenting in Utah than any other state, and Utah is the most convenient forum. <insert repeat text> SECTION 2 Same as petition **UPA** and **UIFSA** Stipulation SECTION 2 Same as petition

UPA and UIFSA		
Findings		
SECTION 2	NA	
UPA and UIFSA		
Decree		

UCCJEA

SECTION 3 UCCJEA Petition

JURISDICTION - UCCJEA

«PN1». Utah has jurisdiction over the custody and parent-time issues in this case. The statute for jurisdiction in Utah is: The Utah's Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) Utah Code 78B-13-101 et seq. The sections under which Utah has custody are Utah Code 78B-13-102(7) and/or this case meets the criteria under Utah Code 78B-13-201(1), 207, and 208.

«PN1». The states and names of the persons whom each child has resided with in the last five years are as follows:

«REPEAT Children Information Looping DI»

«IF ANSWERED(unborn_child_info_yes_no) AND

unborn_child_info_yes_no = FALSE AND

ANSWERED(child_name_first[COUNTER])»

(«PN2:abc») «IF ANSWERED(uccjea) AND uccjea = "Six Months"»
«child_name_first[COUNTER]» «child_name_last[COUNTER]» has
resided in Utah for at least six months immediately preceding the filing of this
patient. Utah is the home state for webild, name_first[COUNTER]»

action. Utah is the home state for **«child_name_first[COUNTER]» «child_name_last[COUNTER]»** and has jurisdiction under Utah Code 78B-13-102(7).

«END IF»

«IF ANSWERED(uccjea) AND uccjea = "Under Six Months"»

«END IF»

«IF ANSWERED(uccjea) AND uccjea = "Last Six Months"»

```
«child name first[COUNTER]» «child name last[COUNTER]» moved
from Utah less than six months ago, but lived in Utah for a full six months before
moving. Utah is the home state for «child name first[COUNTER]»
«child name last[COUNTER]» and has jurisdiction under Utah Code
78B-13-102(7).
   «END IF»
   «IF ANSWERED(uccjea) AND uccjea = "Court Declined"»
   A court of the home state of «child name first[COUNTER]»
«child name last[COUNTER]» has declined to exercise jurisdiction on the
ground that Utah is a more appropriate forum, «child name first[COUNTER]»
«child name last[COUNTER]» and «child name first[COUNTER]»
«child name last[COUNTER]»'s parents, or
«child name first[COUNTER]» «child name last[COUNTER]» and at least
one parent or a person acting as a parent, have a significant connection with this
state other than mere physical presence, and substantial evidence is available in
this state concerning «child name first[COUNTER]»
«child name last[COUNTER]»'s care, protection, training and personal
relationships. Utah has jurisdiction under Utah Code 78B-13-201(1)(b).
   «END IF»
   «IF ANSWERED(uccjea) AND uccjea = "More Time"»
   No other state has jurisdiction, «child name first[COUNTER]»
«child name last[COUNTER]» and «child name first[COUNTER]»
«child name last[COUNTER]»'s parents, or
«child name first[COUNTER]» «child name last[COUNTER]» and at least
one parent or a person acting as a parent, have a significant connection with this
state other than mere physical presence, and substantial evidence is available in
this state concerning «child name first[COUNTER]»
«child name last[COUNTER]»'s care, protection, training and personal
relationships. Utah has jurisdiction under Utah Code 78B-13-201(1)(b).
   «END IF»
   «IF ANSWERED(uccjea) AND uccjea = "None"»
   «child name first[COUNTER]» «child name last[COUNTER]» has not
lived in another state for a period of six months, or since birth if younger than six
months. No other state is the home state of «child name first[COUNTER]»
«child name last[COUNTER]». No other state meets the alternative
requirements under Utah Code 78B-13-201(1)(a),(b), or (c) (for significant
connections or more convenient forum pursuant to Utah Code 78B-13-207 and
208). Utah has jurisdiction under Utah Code 78B-13-201(1)(d).
   «END IF»
```

Lived With:

	Relation:
	Relation:
	State:
	Began Living With:
	Stopped Living With:
SECTION 3	Jurisdiction - Uniform Child Custody Jurisdiction and Enforcement
UCCJEA	Act (Utah Code 78B-13-101 et seq.)
Petition	«PN1». Utah has jurisdiction over the custody and parent-time issues.
Rewrite	
	«PN1». In the last five years, the children have lived in the following
	states with the following people:
	«REPEAT Children Information Looping DI»
	«IF ANSWERED(unborn_child_info_yes_no) AND
	unborn_child_info_yes_no = FALSE AND ANSWERED(obild_name_first(COUNTER));
	ANSWERED(child_name_first[COUNTER])» («PN2:abc») «IF ANSWERED(uccjea) AND uccjea = "Six Months"»
	<pre></pre>
Note to	lived in Utah for at least 6 months immediately before this case was filed.
Waine:	Utah is «child_name_first[COUNTER]_possesive»
Jessica made	«child_name_last[COUNTER]» home state. (Utah Code 78B-13-102(7)).
up a new tag	«END IF»
(COUNTER_p	
ossessive) -	«IF ANSWERED(uccjea) AND uccjea = "Under Six Months"»
USSESSIVE) -	<pre>«child_name_first[COUNTER]» «child_name_last[COUNTER]» is</pre>
Bam Bam's	under 6 months old, «child_name_first[COUNTER]»
Rubble v.	<pre>«child_name_last[COUNTER]» has lived in Utah since birth. Utah is the</pre>
	home state for «child_name_first[COUNTER]»
Bam Bam	<pre>«child_name_last[COUNTER]» and Utah has jurisdiction. (Utah Code</pre>
Rubble's	78B-13-102(7)).
	«END IF»
	«IF ANSWERED(uccjea) AND uccjea = "Last Six Months"»
	<pre>«child_name_first[COUNTER]» «child_name_last[COUNTER]»</pre>
	moved from Utah less than 6 months ago, but lived in Utah for a full 6
	months before moving. Utah is the home state for

```
«child_name_first[COUNTER]» «child_name_last[COUNTER]» Utah
has jurisdiction. (Utah Code 78B-13-102(7))
   «END IF»
   «IF ANSWERED(uccjea) AND uccjea = "Court Declined"»
   A court in the home state of «child name first[COUNTER]»
«child name last[COUNTER]» has declined to exercise jurisdiction on
the ground that Utah is a more appropriate forum.
«child name first[COUNTER]» «child name last[COUNTER]» and
«child name first[COUNTER]» «child name last[COUNTER]»'s
parents, or «child_name_first[COUNTER]»
«child_name_last[COUNTER]» and at least one parent (or person acting
as a parent), have a significant connection with Utah other than mere
physical presence. Substantial evidence is available in Utah about
«child name first[COUNTER]» «child name last[COUNTER]»'s care,
protection, training, and personal relationships. Utah has jurisdiction. (Utah
Code 78B-13-201(1)(b))
   «END IF»
   «IF ANSWERED(uccjea) AND uccjea = "More Time"»
   No other state has jurisdiction, <a href="mailto:wchild_name_first">wchild_name_first</a>[COUNTER]»
«child name last[COUNTER]» and «child name first[COUNTER]»
«child_name_last[COUNTER]»'s parents, or
«child name first[COUNTER]» «child name last[COUNTER]» and at
least one parent (or person acting as a parent), have a significant
connection with Utah other than mere physical presence. Substantial
evidence is available in Utah about «child_name_first[COUNTER]»
«child_name_last[COUNTER]»'s care, protection, training, and personal
relationships. Utah has jurisdiction. (Utah Code 78B-13-201(1)(b))
   «END IF»
   «IF ANSWERED(uccjea) AND uccjea = "None"»
   «child_name_first[COUNTER]» «child_name_last[COUNTER]» has
not lived in another state for 6 months, or since birth if they are younger
than 6 months. No other state is the home state of
«child_name_first[COUNTER]» «child_name_last[COUNTER]». No
other state meets the alternative requirements. (Utah Code
78B-13-201(1)(a),(b), or (c)) Utah has jurisdiction. (Utah Code 78B-13-201(1)(d))
   «END IF»
```

	Lived With:
	Relation:
	State:
	Began Living With:
	Stopped Living With:
SECTION 3	Same as petition
UCCJEA	
Stipulation	
SECTION 3	
UCCJEA	
Stipulation Rewrite	
SECTION 3	Same as petition
UCCJEA	
Findings	
SECTION 3	
UCCJEA	
Findings	
Rewrite	
SECTION 3	NA
UCCJEA	
Decree	
Rule 100	
SECTION 4	Same as divorce
Rule 100	
Petition	
L	

SECTION 4	Same as divorce
Rule 100	
Stipulation	
SECTION 4	Same as divorce
Rule 100	
Findings	
SECTION 4	NA
Rule 100	
Decree	

Parental Allegations

```
PARENTAL ALLEGATIONS FOR EACH CHILD
SECTION 5
                    «IF (pet gender = "Male" AND res gender = "Female") OR (pet gender =
Parental
                 "Female" AND res gender = "Male")»
Allegations/Fa
                    «REPEAT Children Information Looping DI»
cts for Each
                    «IF ANSWERED(unborn_child_info_yes_no) AND unborn_child_info_yes_no =
Child
                TRUE»
                    «PN1». Parentage allegations pertaining to Unborn Child:
Petition
                    «PN2:abc». «marriage status»
                    «IF biological father yes no = "Yes"»
                    «PN2:abc». «husb name» is the biological father of Unborn Child.
                    «END IF»
                    «IF biological father yes no = "No"»
                    «PN2:abc». «husb_name» is not the biological father of Unborn Child.
                    «END IF»
                    «IF biological father yes no = "I Don't Know"»
                    «PN2:abc». I don't know if «husb_name» is the biological father of Unborn
                 Child.
                    «END IF»
                    «IF legal father yes no = "Yes"»
                    «PN2:abc». «husb name» is the legal father of Unborn Child.
                    «END IF»
                    «IF legal father yes no = "No"»
                    «PN2:abc». «husb_name» is not the legal father of Unborn Child.
                    «END IF»
                    «IF legal father_yes_no = "I Don't Know"»
```

```
«PN2:abc». I don't know if «husb_name» is the legal father of Unborn Child.
                    «END IF»
                    «IF biological mother yes no = "Yes"»
                    «PN2:abc». «wife name» is the biological mother of Unborn Child.
                    «END IF»
                    «IF biological mother yes no = "No"»
                    «PN2:abc». «wife_name» is not the biological mother of Unborn Child.
                    «END IF»
                    «IF biological mother yes no = "I Don't Know"»
                    «PN2:abc». I don't know if «wife name» is the biological mother of Unborn
                Child.
                    «END IF»
                    «IF legal mother yes no = "Yes"»
                    «PN2:abc». «wife name» is the legal mother of Unborn Child.
                    «FND IF»
                    «IF legal mother yes no = "No"»
                    «PN2:abc». «wife_name» is not the legal mother of Unborn Child.
                    «END IF»
                    «IF legal_mother_yes_no = "I Don't Know"»
                    «PN2:abc». I don't know if «wife name» is the legal mother of Unborn
                Child.
                    «FND IF»
                Repeats for:
                 «child name first» «child name last»
                «child_incapacitated_name_first» «child_incapacitated_name_last»:
              Parental Identification for Each Child
SECTION 5
                «IF (pet_gender = "Male" AND res_gender = "Female") OR (pet_gender =
Parental
                "Female" AND res gender = "Male")»
Allegations/Fa
                «REPEAT Children Information Looping DI»
cts for Each
                «IF ANSWERED(unborn child info yes no) AND
                unborn child info yes no = TRUE»
Child
                «PN1». Parentage allegations about the unborn child:
Petition
Rewrite
                «PN2:abc». «marriage status»
                 «IF biological father yes no = "Yes"»
                «PN2:abc». «husb_name» is the biological father of the unborn child.
Note: These
                «END IF»
old tags are
being used
                «IF biological father yes no = "No"»
                «PN2:abc». «husb name» is not the biological father of the unborn child.
appropriately.
                «END IF»
```

```
Think of them
               «IF biological father yes no = "I Don't Know"»
as male_name
               «PN2:abc». I don't know if «husb_name» is the biological father of the
female name.
               unborn child.
               «END IF»
Will update in
               «IF legal father yes no = "Yes"»
revision.
               «PN2:abc». «husb_name» is the legal father of the unborn child.
               «END IF»
               «IF legal father yes no = "No"»
               «PN2:abc». «husb name» is not the legal father of the unborn child.
               «END IF»
               «IF legal father yes no = "I Don't Know"»
               «PN2:abc». I don't know if «husb name» is the legal father of the
               unborn child.
               «END IF»
               «IF biological mother yes no = "Yes"»
               «PN2:abc». «wife name» is the biological mother of the unborn child.
               «END IF»
               «IF biological mother yes no = "No"»
               «PN2:abc». «wife name» is not the biological mother of the unborn
               child.
               «END IF»
               «IF biological mother yes no = "I Don't Know"»
               «PN2:abc». I don't know if «wife_name» is the biological mother of the
               unborn child.
               «END IF»
               «IF legal mother yes no = "Yes"»
               «PN2:abc». «wife name» is the legal mother of the unborn child.
               «END IF»
               «IF legal mother yes no = "No"»
               «PN2:abc». «wife_name» is not the legal mother of the unborn child.
               «END IF»
               «IF legal mother yes no = "I Don't Know"»
               «PN2:abc». I don't know if «wife name» is the legal mother of the
               unborn child.
               «END IF»
```

SECTION 5 Parental Allegations/Fa cts for Each Child Stipulation	Repeats for: «child_name_first» «child_name_last» «child_incapacitated_name_first» «child_incapacitated_name_last»: Same as petition.
SECTION 5 Parental Allegations/Fa cts for Each Child Stipulation Rewrite	
SECTION 5 Parental Allegations/Fa cts for Each Child Findings	PARENTAL FACTS FOR EACH CHILD «IF (pet_gender = "Male" AND res_gender = "Female") OR (pet_gender = "Female" AND res_gender = "Male")» «REPEAT Children Information Looping DI» «IF ANSWERED(unborn_child_info_yes_no) AND unborn_child_info_yes_no = TRUE» «PN1». Parentage allegations pertaining to Unborn Child: «PN2:abc». «marriage_status» «IF biological_father_yes_no = "Yes"» «PN2:abc». «husb_name» is the biological father of Unborn Child. «END IF» «IF biological_father_yes_no = "No"» «PN2:abc». «husb_name» is not the biological father of Unborn Child. «END IF» «IF biological_father_yes_no = "I Don't Know"» «PN2:abc». I don't know if «husb_name» is the biological father of Unborn Child. «END IF» «IF legal_father_yes_no = "Yes"» «PN2:abc». «husb_name» is the legal father of Unborn Child. «END IF» «IF legal_father_yes_no = "Yes"» «PN2:abc». «husb_name» is the legal father of Unborn Child. «END IF» «IF legal_father_yes_no = "No"» «PN2:abc». «husb_name» is not the legal father of Unborn Child.

```
«FND IF»
                «IF legal father yes no = "I Don't Know"»
                «PN2:abc». I don't know if «husb_name» is the legal father of Unborn Child.
                «FND IF»
                «IF biological mother yes no = "Yes"»
                «PN2:abc». «wife name» is the biological mother of Unborn Child.
                «END IF»
                «IF biological mother yes no = "No"»
                «PN2:abc». «wife_name» is not the biological mother of Unborn Child.
                «END IF»
                «IF biological mother yes no = "I Don't Know"»
                «PN2:abc». I don't know if «wife_name» is the biological mother of Unborn
                Child.
                «END IF»
                «IF legal mother yes no = "Yes"»
                «PN2:abc». «wife_name» is the legal mother of Unborn Child.
                «END IF»
                «IF legal mother yes no = "No"»
                «PN2:abc». «wife_name» is not the legal mother of Unborn Child.
                «END IF»
                «IF legal mother yes no = "I Don't Know"»
                «PN2:abc». I don't know if «wife_name» is the legal mother of Unborn Child.
                «END IF»
                Parental Facts for Each Child
SECTION 5
                «IF (pet_gender = "Male" AND res_gender = "Female") OR (pet_gender =
Parental
                "Female" AND res gender = "Male")»
Allegations/Fa
                «REPEAT Children Information Looping DI»
cts for Each
                «IF ANSWERED(unborn_child_info_yes_no) AND
                unborn child info yes no = TRUE»
Child
                «PN1». Parentage allegations about the unborn child:
Findings
                «PN2:abc». «marriage status»
Rewrite
                «IF biological father yes no = "Yes"»
                «PN2:abc». «husb name» is the biological father of the unborn child.
                «END IF»
                «IF biological father yes no = "No"»
                «PN2:abc». «husb_name» is not the biological father of the unborn child.
                «END IF»
                «IF biological father yes no = "I Don't Know"»
                «PN2:abc». It is not known if «husb name» is the biological father of the
                unborn child.
```

```
«END IF»
               «IF legal father yes no = "Yes"»
               «PN2:abc». «husb name» is the legal father of the unborn child.
               «END IF»
               «IF legal_father_yes no = "No"»
               «PN2:abc». «husb name» is not the legal father of the unborn child.
               «END IF»
               «IF legal father yes no = "I Don't Know"»
               «PN2:abc». It is not known if «husb name» is the legal father of the
               unborn child.
               «END IF»
               «IF biological mother yes no = "Yes"»
               «PN2:abc». «wife name» is the biological mother of the unborn child.
               «END IF»
               «IF biological mother yes no = "No"»
               «PN2:abc». «wife_name» is not the biological mother of the unborn
               child.
               «END IF»
               «IF biological mother yes no = "I Don't Know"»
               «PN2:abc». It is not known if wife name» is the biological mother of the
               unborn child.
               «END IF»
               «IF legal mother yes no = "Yes"»
               «PN2:abc». «wife_name» is the legal mother of the unborn child.
               «END IF»
               «IF legal_mother_yes no = "No"»
               «PN2:abc». «wife name» is not the legal mother of the unborn child.
               «END IF»
               «IF legal mother yes no = "I Don't Know"»
               «PN2:abc». It is not known if «wife_name» is the legal mother of the
               unborn child.
               «END IF»
                   NA
SECTION 5
Parental
Allegations/Fa
```

cts for Each
Child
Decree
SECTION 5
Parental
Allegations/Fa
cts for Each
Child
Decree
Rewrite

GENETIC TESTING: Use text approved for Divorce

Children Birth Records For Vital Records

```
CHILDREN BIRTH RECORDS (Required by Utah Office of Vital Records and
SECTION 6.5
                 Statistics)
Children Birth
                «PN1». Petitioner Information:
Records For
                    «PN2:abc». Name: «pet name»
Vital Records
                    «PN2:abc». Gender: «pet_gender»
Petition
                    «IF pet gender = "Female"»
                    «PN2:abc». Full birth name (maiden name) as it appears on «pet his her»
                 birth certificate: «pet_birth_name»
                    «END IF»
                «PN1». Respondent Information:
                    «PN2:abc». Name: «res_name»
                    «PN2:abc». Gender: «res_gender»
                    «IF res gender = "Female"»
                    «PN2:abc». Full birth name (maiden name) as it appears on «res his her»
                 birth certificate: «res_birth_name»
                    «END IF»
                    «PN1». Unborn Child
                    «PN2:abc». Child's name as it should appear on the child's birth certificate:
                      N/A
                   «PN2:abc». Child's expected date of birth: «child_unborn_birthdate»
```

```
«IF pet gender = "Male" AND ANSWERED(pet name add remove yes no)
            AND pet name add remove yes no = TRUE AND
           ANSWERED(pet name add remove) AND pet name add remove =
            "Add"»
      «PN2:abc». Father's full name as it should appear on Unborn Child's birth
            certificate: «pet_name_vital_stats»
      «FND IF»
      «IF pet gender = "Male" AND ANSWERED(pet name add remove yes no)
            AND pet name add remove yes no = TRUE AND
            ANSWERED(pet name add remove) AND pet name add remove =
            "Remove"»
      «PN2:abc». «pet name vital stats» should not be listed as father on
            Unborn Child's birth certificate.
      «FND IF»
      «IF res gender = "Male" AND ANSWERED(res_name_add_remove_yes_no)
            AND res name add remove yes no = TRUE AND
           ANSWERED(res_name_add_remove) AND res name add remove =
            "Add"»
      «PN2:abc». Father's full name as it should appear on Unborn Child's birth
            certificate: «res_name_vital_stats»
      «FND IF»
      «IF res gender = "Male" AND ANSWERED(res name add remove yes no)
            AND res name add remove yes no = TRUE AND
           ANSWERED(res name add remove) AND res name add remove =
            "Remove"»
      «PN2:abc». «res name vital stats» should not be listed as father on
            Unborn Child's birth certificate.
      «FND IF»
       «PN1». Child: «child_name_first[COUNTER]»
       «PN2:abc». Child's full name as currently listed on the child's birth
certificate: <a href="mailto:certificate: certificate: ce
       «PN2:abc». Child's date of birth: «child birthdate»
```

```
«IF ANSWERED(child name suffix)» «child's name should not be changed on
  «child name's birth certificate.
«FND IF»
«IF changename = TRUE»
«PN2:abc». «child name>> [COUNTER]»'s name should be changed on
  «child_name_first[COUNTER]»'s birth certificate to: «child_namechange»
«FND IF»
«IF pet gender = "Male" AND ANSWERED(pet name add remove yes no)
  AND pet name add remove yes no = TRUE AND
  ANSWERED(pet name add remove) AND pet name add remove =
  "Add"»
«PN2:abc». Father's full name as it should appear on «child_name's birth
  certificate: «pet_name_vital_stats»
«END IF»
«IF pet gender = "Male" AND ANSWERED(pet name add remove yes no)
  AND pet name add remove yes no = TRUE AND
  ANSWERED(pet name add_remove) AND pet_name_add_remove =
  "Remove"»
«PN2:abc». «pet_name_vital_stats» should be removed as father from
  «child_name_first[COUNTER]»'s birth certificate.
«FND IF»
«IF res gender = "Male" AND ANSWERED(res name add remove yes no)
  AND res name add remove yes no = TRUE AND
  ANSWERED(res name add remove) AND res name add remove =
  "Add"»
«PN2:abc». Father's full name as it should appear on
  «child_name_first[COUNTER]» 's birth certificate:
  «res_name_vital_stats»
«END IF»
«IF res gender = "Male" AND ANSWERED(res name add remove yes no)
  AND res name add remove yes no = TRUE AND
  ANSWERED(res_name_add_remove) AND res_name_add_remove =
  "Remove"»
```

	«PN2:abc». «res_name_vital_stats» should be removed as father from
	<pre>«child_name_first[COUNTER]»'s birth certificate.</pre>
	«END IF»
SECTION 6.5	Children's Birth Records
Children Birth	(Required by Utah Office of Vital Records and Statistics)
Records For	«PN1». Petitioner Information:
Vital Records	«PN2:abc». Name: «pet_name»
Petition	«PN2:abc». Gender: «pet_gender»
Rewrite	«IF pet_gender = "Female"» "DN2:show Full hirth name (maiden name) as it appears on "not his her"
	«PN2:abc». Full birth name (maiden name) as it appears on «pet_his_her» birth certificate: «pet_birth_name»
	«END IF»
Question	
about	«PN1». Respondent Information:
removing	«PN2:abc». Name: «res_name»
statement	«PN2:abc». Gender: «res_gender»
Required by	«IF res_gender = "Female"»
Utah Office of	«PN2:abc». Full birth name (maiden name) as it appears on «res_his_her»
Vital Records	birth certificate: «res_birth_name»
	«END IF»
We added	
because it isn't	«PN1». Unborn Child
statutory, and	«PN2:abc». Child's name as it should appear on the child's birth certificate:
we were	N/A
explaining to	«PN2:abc». Child's expected date of birth: «child unborn birthdate»
judges why we	
added it to	ANSWERED(pet name add remove yes no) AND
address	pet name add remove yes no = TRUE AND
requests from	ANSWERED(pet name add remove) AND pet name add remove =
OVR	"Add"»
OVI	
	«PN2:abc». Father's full name as it should appear on the unborn child's
	birth certificate: «pet_name_vital_stats»
	«END IF»
	«IF pet_gender = "Male" AND
	ANSWERED(pet_name_add_remove_yes_no) AND
	pet_name_add_remove_yes_no = TRUE AND

```
ANSWERED(pet name add remove) AND pet name add remove =
             "Remove"»
             «PN2:abc». «pet_name_vital_stats» should not be listed as father on the
             unborn child's birth certificate.
             «END IF»
             «IF res gender = "Male" AND
             ANSWERED(res name add remove yes no) AND
             res name add remove yes no = TRUE AND
             ANSWERED(res name add remove) AND res name add remove =
             "Add"»
             «PN2:abc». Father's full name as it should appear on the unborn child's
             birth certificate: «res_name_vital_stats»
             «END IF»
             «IF res gender = "Male" AND
             ANSWERED(res name add remove yes no) AND
             res_name_add_remove_yes_ no = TRUE AND
             ANSWERED(res name add remove) AND res name add remove =
             "Remove"»
             «PN2:abc». «res_name_vital_stats» should not be listed as father on the
             unborn child's birth certificate.
             «END IF»
             «PN1». Child: «child_name_first[COUNTER]»
             «PN2:abc». Child's full name on their birth certificate:
             «child_name_first[COUNTER]»
             «PN2:abc». Child's date of birth: «child_birthdate»
Note to Waine:
             «IF ANSWERED(child name suffix)» «child's name should not be
Verify this is an
             changed on «child his her» birth certificate.
existing tagand
             «END IF»
that Jessica
             «IF changename = TRUE»
didn't just
             «PN2:abc». «child_name>> [COUNTER]»'s name should be changed on
make it up.
             «child his her> birth certificate to: «child namechange»
;-)
             «END IF»
```

```
«IF pet gender = "Male" AND
We should add
            ANSWERED(pet name add remove yes no) AND
it if not already
            pet name add remove yes no = TRUE AND
in use.
            ANSWERED(pet name add remove) AND pet name add remove =
            "Add"»
            «PN2:abc». Father's full name as it should appear on «child name's birth
            certificate: «pet_name_vital_stats»
            «END IF»
            «IF pet gender = "Male" AND
            ANSWERED(pet name add remove yes no) AND
            pet name add remove yes no = TRUE AND
            ANSWERED(pet name add remove) AND pet name add remove =
            "Remove"»
            «PN2:abc». «pet_name_vital_stats» should be removed as father from
            «child_name_first[COUNTER]»'s birth certificate.
            «END IF»
            «IF res gender = "Male" AND
            ANSWERED(res name add remove yes no) AND
            res name add remove yes no = TRUE AND
            ANSWERED(res name add remove) AND res name add remove =
            "Add"»
            «PN2:abc». Father's full name as it should appear on
            «child_name_first[COUNTER]» 's birth certificate:
            «res_name_vital_stats»
            «END IF»
            «IF res gender = "Male" AND
            ANSWERED(res name add remove yes no) AND
            res name add remove yes no = TRUE AND
            ANSWERED(res name add remove) AND res name add remove =
            "Remove"»
            «PN2:abc». «res_name_vital_stats» should be removed as father from
            «child_name_first[COUNTER]»'s birth certificate.
            «END IF»
```

SECTION 6.5	Same as petition
Children Birth	
Records For	
Vital Records	
Stipulation	
'	
SECTION 6.5	CHILDREN BIRTH RECORDS (Required for Vital Records and Statistics)
Children Birth	«PN1». Petitioner Information:
Records For	«PN2:abc». Name: «pet_name»
Vital Records	«PN2:abc». Gender: «pet_gender»
Findings	«IF pet_gender = "Female"» "PN2 ches. Full high name (maiden name) as it appears on unot his hors.
	«PN2:abc». Full birth name (maiden name) as it appears on «pet_his_her»
	birth certificate: «pet_birth_name» «END IF»
	"LIND II "
	«PN1». Respondent Information:
	«PN2:abc». Name: «res_name»
	«PN2:abc». Gender: «res_gender»
	«IF res gender = "Female"»
	«PN2:abc». Full birth name (maiden name) as it appears on «res_his_her» birth
	certificate: «res_birth_name»
	«END IF»
	«REPEAT Children Information Looping DI»
	«IF ANSWERED(unborn_child_info_yes_no) AND unborn_child_info_yes_no =
	FALSE AND ANSWERED(child_incapacitated_info_yes_no) AND child_incapacitated_info_yes_no = FALSE»
	«PN1». Child: «child_name_first[COUNTER]» «IF
	ANSWERED(child name middle)»«child_name_middle[COUNTER]» «END
	IF»«child_name_last[COUNTER]»«IF ANSWERED(child_name_suffix)»
	<pre>«child_name_suffix[COUNTER]»«END IF»:</pre>
	«PN2:abc». Child's full name as currently listed on the child's birth
	certificate: «child_name_first[COUNTER]» «IF
	ANSWERED(child_name_middle)» «child_name_middle[COUNTER]» «END
	IF»«child_name_last[COUNTER]»«IF ANSWERED(child_name_suffix)»
	<pre>«child_name_suffix[COUNTER]»«END IF».</pre>
	«PN2:abc». Child's date of birth: «child_birthdate»
	«IF changename = FALSE»

```
«PN2:abc». «child name first[COUNTER]» «IF
  ANSWERED(child name middle)»«child name middle[COUNTER]» «END
  IF»«child name last[COUNTER]»«IF ANSWERED(child name suffix)»
  «child name suffix[COUNTER]» «END IF»'s name should not be changed
  on «child_name_first[COUNTER]» «IF
  ANSWERED(child name middle)»«child_name_middle[COUNTER]» «END
  IF»«child_name_last[COUNTER]»«IF ANSWERED(child name suffix)»
  «child name suffix[COUNTER]» «END IF»'s birth certificate.
«END IF»
«IF changename = TRUE»
«PN2:abc». «child_name_first[COUNTER]» «IF
  ANSWERED(child name middle)»«child_name_middle[COUNTER]» «END
  IF»«child_name_last[COUNTER]»«IF ANSWERED(child_name_suffix)»
  «child_name_suffix[COUNTER]»«END IF»'s name should be changed on
  «child name first[COUNTER]» «IF
  ANSWERED(child name middle) wchild_name_middle[COUNTER] w «END
  IF»«child_name_last[COUNTER]»«IF ANSWERED(child_name_suffix)»
  «child_name_suffix[COUNTER]»«END IF»'s birth certificate to:
  «child_namechange»
«END IF»
«IF pet_gender = "Male" AND ANSWERED(pet_name add remove yes no)
  AND pet name add remove yes no = TRUE AND
  ANSWERED(pet name add remove) AND pet name add remove =
  "Add"»
«PN2:abc». Father's full name as it should appear on
  «child name first[COUNTER]» «IF
  ANSWERED(child name middle) wchild_name_middle[COUNTER] w «END
  IF»«child_name_last[COUNTER]»«IF ANSWERED(child_name_suffix)»
  «child_name_suffix[COUNTER]»«END IF»'s birth certificate:
  «pet_name_vital_stats»
«END IF»
«IF pet gender = "Male" AND ANSWERED(pet name add remove yes no)
  AND pet name add remove yes no = TRUE AND
  ANSWERED(pet name add remove) AND pet name add remove =
  "Remove"»
«PN2:abc». «pet_name_vital_stats» should be removed as father from
  «child_name_first[COUNTER]» «IF
  ANSWERED(child name middle)»«child name middle[COUNTER]» «END
```

```
IF»«child_name_last[COUNTER]»«IF ANSWERED(child_name_suffix)»
                     «child_name_suffix[COUNTER]»«END IF»'s birth certificate.
                  «END IF»
                  «IF res gender = "Male" AND ANSWERED(res name add remove yes no)
                     AND res name add remove yes no = TRUE AND
                     ANSWERED(res_name_add_remove) AND res_name_add_remove =
                     "Add"»
                  «PN2:abc». Father's full name as it should appear on
                     «child name first[COUNTER]» «IF
                     ANSWERED(child name middle)»«child name middle[COUNTER]» «END
                     IF»«child name last[COUNTER]»«IF ANSWERED(child name suffix)»
                     «child_name_suffix[COUNTER]»«END IF»'s birth certificate:
                     «res_name_vital_stats»
                  «END IF»
                  «IF res gender = "Male" AND ANSWERED(res name add remove yes no)
                     AND res name add remove yes no = TRUE AND
                     ANSWERED(res name add remove) AND res name add remove =
                     "Remove"»
                  «PN2:abc». «res_name_vital_stats» should be removed as father from
                     «child_name_first[COUNTER]» «IF
                     ANSWERED(child name middle)»«child_name_middle[COUNTER]» «END
                     IF»«child name last[COUNTER]»«IF ANSWERED(child name suffix)»
                     «child_name_suffix[COUNTER]»«END IF»'s birth certificate.
                  «FND IF»
                   See section 6.5 rewrite above.
                CHILDREN BIRTH RECORDS (Required for Vital Records and Statistics)
SECTION 6.5
               «PN1». Petitioner Information:
Children Birth
                   «PN2:abc». Name: «pet name»
Records For
                   «PN2:abc». Gender: «pet gender»
Vital Records
                   «IF pet gender = "Female"»
Decree
                   «PN2:abc». Full birth name (maiden name) as it appears on «pet his her»
                birth certificate: «pet birth name»
                   «END IF»
               «PN1». Respondent Information:
                   «PN2:abc». Name: «res name»
                   «PN2:abc». Gender: «res gender»
```

```
«IF pet gender = "Female"»
   «PN2:abc». Full birth name (maiden name) as it appears on «res_his_her»
birth certificate: «res_birth_name»
   «PN1». Child: «child_name_first[COUNTER]»
  «PN2:abc». Child's full name as currently listed on the child's birth certificate:
  «child_name_first[COUNTER]».
  «PN2:abc». Child's date of birth: «child birthdate»
  «child_name_middle[COUNTER]» 's name shall not be changed on
     «child name suffix[COUNTER]'s birth certificate.
  «PN2:abc». The Utah Department of Health Office of Vital Records and
     Statistics shall change «child_name_first[COUNTER»'s name on
     «child_name_first[COUNTER]»'s birth certificate to:
     «child_namechange».
  «PN2:abc». The Utah Department of Health Office of Vital Records and
     Statistics shall add «pet_name_vital_stats» as father to the birth
     certificate of «child_name_first[COUNTER]»
     born «child birthdate».
  «PN2:abc». The Utah Department of Health Office of Vital Records and
     Statistics shall remove "pet_name_vital_stats" as father from the birth
     certificate of «child_name_first[COUNTER]»
    born «child birthdate».
   «PN1». Adult Incapacitated Child:
  «PN2:abc». Adult child's full name as currently listed on the child's birth
  certificate: «child_incapacitated_name[COUNTER]»
  «PN2:abc». Adult child's date of birth: «child_incapacitated_birthdate»
  «PN2:abc». The Utah Department of Health Office of Vital Records and
     Statistics shall add «pet_name_vital_stats» as father to the birth
     certificate of «child_incapacitated_name[COUNTER]», born
     «child_incapacitated_birthdate».
```

«PN2:abc». The Utah Department of Health Office of Vital Records and Statistics shall remove «pet_name_vital_stats» as father from the birth certificate of «child_incapacitated_name[COUNTER]», born «child_incapacitated_birthdate».

Option for res_name also

Follow pattern established in rewrite of section 6.5 above.

Child Custody: Use text approved for Divorce

Additional Custody Findings Use approved text from Divorce

Children-Parent Time Use approved text from Divorce

Pickup and Delivery Use approved text from Divorce

Parent Time Relocation Use approved text from Divorce

Parent time: Use text approved for Divorce

Pickup and Delivery: Use text approved for Divorce

SECTION 9.8 Servicemember Family Care Plan: Use text approved for Divorce

Income: Use text approved for Divorce

Child Support: Use text approved for Divorce

Tax Deduction: Use text approved for Divorce

Child Health Care: Use text approved for Divorce

Child Care Expenses: Use text approved for Divorce

Public Assistance-ORS: Use text approved for Divorce

Child Name Change

SECTION 14	CHILD NAME CHANGE
Child Name	«PN1». It is in the best interest of «child_name[COUNTER]» that the name of
Change	<pre>«child_name[COUNTER]» be changed to «child_namechange[COUNTER]».</pre>
Petition	

SECTION 14	Child Name Change
Child Name	«PN1». It is in «child_name[COUNTER]_possessive» best interest
Change	that their name be changed to <pre>«child_namechange[COUNTER]».</pre>
Petition	
Rewrite	
SECTION 14	Same as petition
Child Name	
Change	
Stipulation	
SECTION 14	Same as petition
Child Name	
Change	
Findings	
SECTION 14	«PN1». The name of «child_name[COUNTER]» shall be changed to
Child Name	<pre>«child_namechange[COUNTER]».</pre>
Change	
Decree	
	«PN1». «child_name[COUNTER]_possessive» name is changed to
	«child_namechange[COUNTER]».

Additional Provisions Use text approved for Divorce

Duty to Sign

SECTION 40	DUTY TO SIGN DOCUMENTS WHICH IMPLEMENT PARENTAGE DECREE
Duty to Sign	«PN1». Both parties should be ordered to sign and fully execute whatever
Petition	documents are necessary for the implementation of the provisions of their
	parentage decree. Should a party fail to execute a document within 60 days of
	the entry of their parentage decree, the other party may bring an Order to Show
	Cause at the expense of the disobedient party and ask that the Court appoint
	some other person to execute the document pursuant to Rule 70 of the Utah

	Rules of Civil Procedure. Any document executed pursuant to Rule 70 has the
	same effect as if executed by the disobedient party.
	Duty to sign documents «PN1». The parties will sign all documents necessary to comply with the divorce decree within 60 days from entry of the decree.
SECTION 40 Duty to Sign Stipulation	DUTY TO SIGN DOCUMENTS WHICH IMPLEMENT PARENTAGE DECREE «PN1». Both parties should be ordered to sign and fully execute whatever documents are necessary for the implementation of the provisions of their Parentage Decree. Should a party fail to execute a document within 60 days of the entry of their Parentage Decree, the other party may bring an Order to Show Cause at the expense of the disobedient party and ask that the Court appoint some other person to execute the document pursuant to Rule 70 of the Utah Rules of Civil Procedure. Any document executed pursuant to Rule 70 has the same effect as if executed by the disobedient party.
	Duty to sign documents «PN1». The parties will sign all documents necessary to comply with the divorce decree within 60 days from entry of the decree.
SECTION 40 Duty to Sign Findings	NA
	NA
SECTION 40 Duty to Sign Decree	DUTY TO SIGN DOCUMENTS WHICH IMPLEMENT PARENTAGE DECREE «PN1». Both parties are ordered to sign and fully execute whatever documents are necessary for the implementation of the provisions of their Parentage Decree. Should a party fail to execute a document within 60 days of the entry of their Parentage Decree, the other party may bring an Order to Show Cause at the expense of the disobedient party and ask that the Court appoint some other person to execute the document pursuant to Rule 70 of the Utah Rules of Civil Procedure. Any document executed pursuant to Rule 70 has the same effect as if executed by the disobedient party.

Duty to sign documents

«PN1». The parties will sign all documents necessary to comply with the divorce decree within 60 days from entry of the decree.

Other Relief If Equitable and Just Use text approved for Divorce

Conclusions of Law

SECTION 42	From the foregoing Findings of Fact, the Court now makes and enters its:
Conclusions of	
Law Findings	CONCLUSIONS OF LAW The Court concludes that the parties are subject to the jurisdiction of the Court and that "pet_name" is entitled to a Parentage Decree in accordance with the terms of the findings above; the Parentage Decree to become final upon entry.
Rewrite	CONCLUSIONS OF LAW The court concludes it has jurisdiction over the parties and «pet_name» is entitled to a parentage decree in accordance with the Findings of Fact. The parentage decree becomes final when entered into the case history.
SECTION 41	NA
Other Relief If	
Equitable and	
Just Decree	