Approved for Use in Uncontested Cases Only

IN THE CIRCUIT C	, MISSOURI			
(First) (Middle) Petitioner/Plaintiff, -and-	(Last)		Case No	
(First) (Middle) Respondent/Defendant.	(Last)	(Jr./Sr./III)		-
	Modification	on Judgment		
the last four digits of Res Judgment(s) 3. The initial judgment herei 4.	pears Petition appears ant Respon appears Third Pa appears itioner/Plaintiff's Soc pondent/Defendant' in was entered on nodifications of the inas been modified m	nitial judgment si	nce it was entered.	t. _ and
5. This judgment pertains to "minor child(ren):"	the following unema	ancipated child(re	en) hereinafter referred to as	
	Name of Child		Child's Age	

Child Custody
 6. No change in child custody or visitation was requested by the parties. Visitation - A modification of visitation is necessary to serve the best interests of the minor child(ren).
The court has "jurisdiction" (as defined in the Uniform Child Custody Jurisdiction and Enforcement Act, §452.700, RSMo et seq.) over the custody arrangements of the minor child(ren).
The court approves the provisions of Part A of the parenting plan marked exhibit pertaining to the visitation arrangements of the minor child(ren) and finds that the visitation arrangements contained in said parenting plan are in the best interests of the minor child(ren). Therefore, the court orders the provisions of Part A of the said parenting plan pertaining to the visitation arrangements of the minor child(ren) and incorporates by reference all of the terms and conditions pertaining to the visitation arrangements of the minor child(ren) set forth in Part A of said parenting plan as if fully set forth herein.
The sheriff or other law enforcement officers shall enforce the rights of any person to custody
or visitation pursuant to §452.425, RSMo. Custody - A change in circumstances has occurred regarding the minor child(ren) or the minor child(ren)'s custodian which makes a modification necessary to serve the best interests of the minor child(ren).
The court has "jurisdiction" (as defined in the Uniform Child Custody Jurisdiction and Enforcement Act, §452.700, RSMo et seq.) over the custody arrangements of the minor child(ren).
The court approves the provisions of Part A of the parenting plan marked exhibit pertaining to the custodial arrangements of the minor child(ren) and finds that the custodial arrangements contained in said parenting plan are in the best interests of the minor child(ren). Therefore, the court orders the provisions of Part A of the said parenting plan pertaining to the custodial arrangements of the minor child(ren) and incorporates by reference all of the terms and conditions pertaining to the custodial arrangements of the minor child(ren) set forth in Part A of said parenting plan as if fully set forth herein.
The sheriff or other law enforcement officers shall enforce the rights of any person to custody or visitation pursuant to §452.425, RSMo.
☐ No change in circumstances has occurred regarding the minor child(ren) or the minor child(ren)'s custodian which makes a modification necessary to serve the best interests of the minor child(ren).
The court does NOT have "jurisdiction" (as defined in the Uniform Child Custody Jurisdiction and Enforcement Act, §452.700, RSMo et seq.) over the custody arrangements of the minor child(ren) and therefore enters no further orders with respect to the custodial arrangements of the minor child(ren).
Child Support
7. No change in child support was requested by the parties. A substantial and continuing change in circumstances has occurred which makes the terms concerning child support unreasonable. The court orders the provisions of Part B of the parenting plan marked exhibit, pertaining to the support of the minor child(ren) and incorporates by reference all of the terms and conditions set forth in Part B of said parenting plan as if fully set forth herein.
No substantial and continuing change in circumstances has occurred which makes the terms concerning child support unreasonable.
The court does not have jurisdiction to enter any orders with respect to the support of the minor child(ren).

Maintenance								
8. No change in r	naintenance was requ	ested by	the parties.					
A substantial a	nd continuing change	in circum	stances has occurred	which makes t	he terms			
concerning mainte								
	is ordered to page	ay to	the	sum of	per			
	naintenance commen							
No substantial	and continuing chang	e in circu	mstances has occurre	d which makes	the terms			
concerning mainte	nance unreasonable.							
☐ The court does	The court does not have jurisdiction to enter any orders with respect to maintenance of the							
parties.								
9. Wage Assignment	for Maintenance (If ma	intenance	is to be paid by either p	arty)				
Income withho	lding shall be prepared	d by the c	bligee and issued by t	:he Circuit Clerk	upon the			
effective date of the	is order.							
☐ Income withho	lding shall not issue fo	r the follo	owing reason(s):					
Attorney's Fees								
10. Petitioner/Plai	ntiff shall nay to		the sum of		as and			
	efendant's attorney's f				_ 43 4114			
	efendant shall pay to			um of	26			
	Plaintiff's attorney's fe			uni oi	43			
11. Petitioner/Plai					as and			
	em fees in addition to							
	efendant shall pay to							
and for Guardian a	d Litem fees in addition	n to the	sum of	nreviously ord	ered			
12. Other orders a reference as if full		Exhibit N	umber, v	vhich is incorpo	rated by			
	e waived.	l by a Comr acknowled	nissioner pursuant to §487 ge receipt of the finding	7.010, RSMo et. se s and recommen				
(If heard by a Family Court Jud	ge)		(If heard by a Family Court Cor Findings and Recommer		nissioner:			
Judge	Date		Commissioner	Date				
			All orders and these find of the Commissioner are the judgment of the cou	e confirmed and a				
			Judge	Date				

A certified copy of this judgment	is to be mailed to the following per	rson(s): (Check all applicable boxes)		
Petitioner/Plaintiff's Attorney	Respondent/Defendant's Attorney	Guardian ad Litem		
(Signature of Attorney)	(Signature of Attorney)	(Signature of Guardian ad Litem)		
(Street)	(Street)	(Street)		
(City) (State) (Zip)	(City) (State) (Zip)	(City) (State) (Zip)		
(Telephone Number)	(Telephone Number)	(Telephone Number)		
Petitioner/Plaintiff	Respondent/Defendant	☐ Third Party		
(Signature of Petitioner/Plaintiff)	(Signature of Respondent/Defendant)	(Signature of Third Party)		
(Street)	(Street)	(Street)		
(City) (State) (Zip)	(City) (State) (Zip)	(City) (State) (Zip)		
(Telephone Number)	(Telephone Number)	(Telephone Number)		