PARENTAGE PETITION AND ORDER PACKET

Parentage Petition and Order: Procedure and Instructions

Included forms and instructions:

- 1) Domestic relations information sheet
- 2) General instructions about doing your own case for custody when parents are not married
- 3) Information about the Petition To Establish Parentage, Determine Custody and
- 4) Time-Sharing and Assess Child Support (also referred to as "the petition")
- 5) Instructions for completing the petition (numbered to match blanks in petition)
- 6) Petition To Establish Parentage, Determine Custody and Time-Sharing and Assess Child Support Instructions about service
- 7) Summons
- 8) Parenting plan
- 9) Child Support Worksheet A
- 10) Child Support Worksheet B
- 11) Child Support Guidelines
- 12) Instructions for completing order establishing parentage, determining custody and time-sharing, and assessing child support form
- 13) Order establishing parentage, determining custody and time-sharing, and assessing child support form

This packet of materials is to provide you with assistance in handling your own court case to determine parentage (paternity), and at the same time resolve custody, time-sharing and child support issues between persons who are not married and have a child or children together.

The materials on handling your own court case are provided for persons who are representing themselves without an attorney. If at all possible, you should have an attorney for your case. The system is quite complicated, and if you are proceeding without an attorney, you must do everything just as a lawyer would.

TIME REQUIRED. One of the first questions people ask is, "How long is it going to take me to get this done?" The answer depends on how well you and the other parent can work together to resolve the issues. If you work out the different things that have to be included, most people can finish in a month or two. If you cannot agree, then you have to get hearings set on the Judge's trial calendar, and that usually takes several weeks or months.

Information about the Materials

- 1. In addition to these General Instructions, we have prepared forms with instruction pages attached that explain each blank or choice. Our forms include usual provisions but cannot include everything that might fit every situation. The forms are just forms and are only a guide. In several places the forms have suggestions for 2 or 3 ways that section can be written. Most of the forms can be changed so they will fit your special situation. Some parts are required to be a certain way, and we will try to point these requirements out as we describe the different sections.
- 2. The Courts prefer TYPED papers. If at all possible, use these forms as a guide, and TYPE your papers, leaving out the parts of the form that do not apply to you. The General Instructions for completing a Petition include a sample of how the first page looks when it is ready to take to the Clerk for filing.

- 3. This packet gives general information about preparing and filing the papers you will need to resolve custody, time-sharing (visitation) and child support issues through Court proceedings. You will have to read every word in the forms and in the instructions carefully and tailor your papers to fit your own fact situation.
- 4. We will sometimes refer to court rules, court cases or the Statutes (laws) of New Mexico. Law libraries in the different counties will have these rules or laws. In Santa Fe you can use the law library at the Supreme Court. In Albuquerque there is a law library in the Law School at the University of New Mexico.
- 5. There are different sets of instructions and forms for different stages of a case. For example, there are materials that discuss the different ways of "serving" (giving formal notice of the divorce or custody action) the other party. There are also separate forms and instructions for getting hearings scheduled. We are developing forms and instructions for usual or common needs, but cannot provide a form for every problem you might have.

Steps in filing a Parentage case:

- 1. If you are filing a contested case (<u>parties do not agree on all issues</u>), you are to prepare a *Petition to Establish Parentage*, *Determine Custody and Time-Sharing*, and Assess Child Support and a Summons. Prepare an original set of documents plus two (2) sets of copies of each form. Documents which number more than one page must be stapled separately. Sort the documents according to title, place the original on top of its copy and then paper clip them together. For example: Place the original Petition on top of the stapled copies and then paper clip them together. Repeat the same for the Summons. In addition, the Court requires a completed *Domestic Relations Information Sheet* at the time of filing.
- 2. If you are filing an uncontested case (<u>parties agree on all issues</u>), you are to prepare the following forms in the Parentage Packet: *Petition to Establish Parentage*, *Determine Custody and Time-Sharing*, and Assess Child Support requires Petitioner's signature, Parenting Plan- requires both parties' signatures, Worksheet (A or B) requires both parties' signatures, Order Establishing Parentage, Determining Custody and Time-Sharing, and Assess Child Support requires both parties' signatures.
 - Prepare an original set of documents plus two (2) sets of copies of each form. Staple each document separately. Sort the documents according to title, place the original of each form on top of its copy and then paper clip them together. For example: Place the original Petition on top of the stapled copies and then paper clip them together. Repeat the same for the remaining forms. In addition, the Court requires a completed *Domestic Relations Information Sheet* at the time of filing.
- 3. Submit your documents for filing to the Domestic Relations Division, Room 240, second floor, of the Bernalillo County Courthouse, at 400 Lomas Blvd. NW between the hours of 10:00 A.M. 2:00 P.M., Monday through Friday. Contact the division at 841-7421 prior to filing to confirm hours. There is a required filing fee of \$137.00. Cash, money order or cashier's check are acceptable forms of payments. Personal checks and credit cards are not accepted.

- 4. When you file your documents, the case will be randomly assigned a judge through the computer and given a case number. The clerk will file the original *Petition* and endorse stamp the copies. The original *Summons is* issued by the Clerk.
- 5. If this case is contested, proceed to step 6. If this case is uncontested, proceed to step 8.
- 6. In a contested case, once the initial filing process is complete, it is your responsibility to have the Respondent served. (See Service of Process instructions in packet).
 - a. The Respondent must be served with the following documents:
 - i. ENDORSED copy of the Petition
 - ii. COPY of the Summons
 - b. After the Respondent has been served, the process server or Deputy Sheriff will complete the reverse side of the original *Summons* (a Return of Service). The Sheriff's Department will return this document to you by mail. If you obtain the services of a private process server, you can ask for the Return of Service to be returned to you. It is IMPORTANT to file the completed return of service because it shows proof that the Respondent was served.
- 7. After service, the Respondent has thirty (30) days after service to file a *Response* to the Court. (He or she has until 5:00 P.M. on the 30th day to respond.) If the Respondent fails to file a response, you may be able to obtain a judgment by default by submitting additional documents to the court for filing. You may return to the Center for Self Help and Dispute Resolution for additional forms and information.
- 8. In an uncontested case, after you have filed your documents in Domestic Relations Division, the documents will be forwarded to the assigned Judge for review. Return to the Domestic Relations Clerks Office in ten (10) business days to pick up your Order and all other documents. The Court may sign the Order without further notice, or it may order you and the other parent to appear for a hearing. If the Order has been approved and signed by the Judge, the Clerk will file your originals and endorse your copies. Your endorsed copies are a record that your case is final.

Parentage Petition and Order: Summary of Applicable Law

A. Jurisdiction

The statutes that give the court "jurisdiction" (authority to do something) in cases where parents of children were not married are 40-11-1 to 40-11-23 NMSA 1978. Basically, the District Court of New Mexico has jurisdiction to determine custody if the child is less than 6 months old **and** was born in New Mexico or, if older than 6 months, the child has lived in New Mexico for at least the past 6 months.

In addition to the 6 month residency requirement, you must decide which County to file in. This is called "venue." The case is filed in the <u>County</u> in which one of the parties resides. If one parent lives in a different county, then venue is often decided to be the County in which the <u>children</u> reside permanently or indefinitely.

Generally, New Mexico can determine child custody if the <u>child</u> has lived in New Mexico for at least 6 consecutive months and is now residing in New Mexico. If the child has been living in New Mexico but has been removed from New Mexico by a person claiming custody, and the removal was less than 6 months ago, then New Mexico may still determine custody issues where one parent is still in New Mexico. (See 40-10-2 through 40-10-4 in the statutes.) One purpose of this law is to avoid abductions or removal of children to another state.

If the child has not lived in New Mexico for at least the last six months, then New Mexico courts might not be able to determine child custody issues. There are emergency situations and some exceptions to the rules about the child living in New Mexico for the past six months.

It is important to be absolutely truthful in the facts stated in the Petition, since it is submitted under <u>oath</u>. Do not "fudge" on the residence requirements or the statements about other cases which concern your child(ren). Jurisdiction MUST be exactly right or the Orders the Judge enters could be invalid and everything would have to be re-done at a later time.

B. Custody of Children

New Mexico law assumes that "joint custody" is best for children. Joint custody means that both parents spend time with the children and are involved with them. Joint custody DOES NOT necessarily mean equal time, where the children spend half their time with one parent and half their time with the other. Equal time-sharing is possible in joint custody, but other arrangements are possible as well. The Judge may not order 50-50 custody unless a counselor or a psychologist recommends such an arrangement.

If you feel that joint custody will not work, or if you need help in determining time-sharing (visitation) arrangement or schedule, then you should ask the court for a referral to mediation or Court Clinic. There are separate forms for you to prepare to get into the mediation or Court Clinic services. It may be done automatically by the Judge or Clerk in some cases.

C. Child Support

When the time-sharing (visitation) schedule with the child(ren) is known, then the amount of child support can be determined, based on the Child Support Guidelines which are part of the New Mexico Statutes. The Guidelines and the Worksheets are part of the materials available so that the child support amount can be calculated. The Child Support Worksheet is required to be attached to the <u>final</u> papers when the Decree and other final documents are submitted to the Judge for approval.

D. Property and Debts

Sometimes people who are not married live together, have children together and also have bought property or incurred debts together. The community property laws about how to divide up property DO NOT apply to persons who are not married. You cannot start a Common law marriage in New Mexico by living together. New Mexico will recognize a valid common law marriage from another state.

Although it is possible to include issues of property and debt division in your Petition, our materials do not include any suggestions for how to do this. There are so many different ways for people to have bought property together that we cannot include any kind of a form paragraph to cover property and debt division between unmarried persons.

New Mexico case law [see Merrill v. Davis, 673 P2d 1285, 100 NM 552 (1983)], provides that if you have a definite agreement, and you can prove how you agreed the property would be split if you separate, the courts can follow the agreement.

If there is no provable agreement, and you are arguing about property which is in one person's name, it is difficult (but not always impossible) to get a property division between unmarried persons through the New Mexico courts.

Other Pleadings

IN ADDITION to the Petition, you will need to do a SUMMONS and have it with you when you file the Petition.

Other commonly needed paperwork that you may need include:

- The court has mediation or counseling services that may assist you in determining custody and time-sharing issues. There are additional forms for being referred to that service.
- Many people use a Parenting Plan to set out the agreement they reach regarding custody and a time-sharing (visitation) schedule.
- Child support is calculated using Worksheet A or Worksheet B (which worksheet is used depends on the time-sharing schedule you have reached). This calculation is done and the Worksheet attached when you submit an Order to the Judge for signing.
- An Order must be prepared for presenting to the Judge to sign at the end of the case, which provides a written record of the issues resolved in the case.
- If the Child Support Enforcement Division is going to be processing the child support payments, you must secure a file number for including in the Order

This text is excerpted from materials provided by Albuquerque Bar Association Volunteer Lawyers.

DOMESTIC RELATIONS INFORMATION SHEET¹ NOTE TO CLERK: DO NOT FILE THE INFORMATION SHEET

Type or print responses. Required in all domestic relations cases.²
(Do not use in domestic violence cases.)

Α.	Petitioner's attorney information.	(Complete only	if Petitioner	has an attorney.)
Petitio	ner's name:			

Attorney's name:			
Attorney's address:			
City:			
State:			
Zip code:			
Telephone:			
B. Information regarding petition address. Use a separate sheet if necess	oner and respondent. (Do not use an attorney's mailing sary.)		
Petitioner	Respondent		
Name:	Name:		
(Last name, first, middle)	(Last name, first, middle)		
Other names (e.g. maiden name):	Other names (e.g. maiden name):		
Address:	Address:		
City:			
State:	State:		
Zip code:	_ Zip code:		
Date of birth:	Date of birth:		
Date of birth:Social Security number ³ :	Social Security number ³ :		
C. Parties' minor children. (Prominor child, if any. Use a separate she	vide the date of birth and social security number for each eet if necessary.)		
Name:	Name:		
(Last name, first, middle)	(Last name, first, middle)		
Date of birth:			
Social Security number:	Social Security number:		
Name:	Name:		
(Last name, first, middle)	(Last name, first, middle)		
Date of birth:			

Social Security number: _____ Social Security number: _____

D. Request to limit access to information.

(Optional - complete only if applicable)

[] The [petitioner] [respondent] has reason to fear domestic violence or child abuse. For this reason, please limit access to information about the [petitioner] [respondent] in the Child Support & Paternity Case Registry to the extent possible. The [petitioner] [respondent] realizes that this request may make it more difficult to assist in collecting child support. The [petitioner] [respondent] understands that the other party and the public might still view information about this case under some circumstances.

I affirm that this request is legitimately made and not designed to harass or intimidate the other party or mislead the court.

Signature of Petitioner

END OF INFORMATION SHEET

USE NOTE

1. The Domestic Relations Information Sheet is not required in domestic violence, commitment, guardianship, probate, or adoption actions; or if you are filing a pleading that does not change or add to the first pleading.

In uncontested domestic relations matters, the parties may submit one Information Sheet with the initial pleading, and the documents need not be served.

In all other contested domestic relations cases each attorney representing a petitioner, or the petitioner proceeding pro se, in a contested case must submit the Information Sheet and serve a blank copy of the Information Sheet on the respondent. Respondents must submit the completed Information Sheet with their first responsive pleading.

The information submitted on these forms does not replace or supplement the filing and service of pleadings or other papers required by law. These forms, approved by the Supreme Court of New Mexico, are required to initiate domestic relations cases and are used by the courts for case management.

Forms are available from the court clerks and the NMRA. Electronic copies may be obtained from the Supreme Court's internet site (*www.supremecourt.nm.org*) and New Mexico Law on Disc. If rekeying the form it must appear substantially in the same format as the Supreme Court approved form. Type or print only. If using a word processing system, please print your answers in bold.

- 2. Unless there are more than four children, the Information Sheet is to be submitted on a single page. The clerk will key-enter the information on the Information Sheet. The Information Sheet will not be filed in the court file.
- 3. If the party has more than one social security number, please include it. Pursuant to Sections 27-1-10 and 27-1-11 NMSA 1978 and federal law, each party must submit the social security number of each party as well as the name, date of birth and social security number for each minor child. This information will be provided to the State Case Registry and, upon request, to child support enforcement agencies. The parties' addresses and social security numbers are also used to accurately identify and track court users, obtain feedback from court users on a periodic basis and to issue process in contempt proceedings. Addresses provided on this page will not be made a part of the public record unless that party is or becomes self represented.
- 4. The Child Support & Paternity Case Registry is a required, nationwide database of child support and paternity orders. Access to registry information is strictly limited to court and child support administrative personnel. Requesting that your registry information be "nondisclosed" does not prevent authorized parties from reviewing the information. Rather, it alerts courts and child support administrative personnel to act with caution when viewing your information. However, be aware that requesting "nondisclosure" of registry information does not limit access to your official district court case file which is a public record. If you are concerned about such access, ask your lawyer, or the court clerk if you do not have a lawyer, about ways in which the court may restrict access to your court file. [Provisionally approved as 4-211 NMRA, effective November 1, 1999 until November 1, 2000; approved, as amended, effective November 1, 2000; as amended by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court Order No. 14-8300-011, effective for all cases filed on or after December 31, 2014.]

INSTRUCTIONS FOR COMPLETING PETITION TO ESTABLISH PARENTAGE, DETERMINE CUSTODY AND TIME-SHARING, AND ASSESS CHILD SUPPORT

READ THE GENERAL INSTRUCTIONS FIRST, THEN FOLLOW THESE INSTRUCTIONS NUMBERED TO MATCH THE IDENTIFYING NUMBERS IN TECE FORM. TYPE OR PRINT NEATLY USING BLACK INK.

- [1] Write in the county where you are filing your Petition. (This may already be printed on the form).
- [2] Write in the Judicial District where you are fling your Petition. (This may already be printed on the form).
- [3] Leave this line blank. The Court Clerk will assign a number to your case when you file your petition and stamp the number on the first set of forms for you
- [4] Write in your full name.
- [5] Write in the full name of the other parent.
- [6] Write in the name(s) of the minor child(ren) involved in this action.
- [7] Write in your full name exactly as you did in blank 4 above.
- [8] Write in the name of the County in which you reside.
- [9] Write in the name of the mother of the child(ren).
- [10] Write in the name of the person asked to be named as father of the child(ren).
- [11] Write in the name of the parent with whom the child(ren) now live.
- [12] Write in the appropriate word, either "Mother" or "Father" for the parent shown in blank 11.
- [13] Child(ren)'s Data Table
 - (a) Write in the full names(s) of the child(ren).
 - (b) Write in the date(s) of birth of each child.
 - (c) Write in the present age(s) of the child(ren).

PARENTAGE

- [14] Choose either paragraph (a) or (b),
 - (a) Put an (X) for this paragraph if parentage has NOT been

established; OR

(b) Put an (X) for this paragraph if parentage <u>HAS</u> been established; then indicate with an (X) all that apply. For (i), (ii), (iii) and (iv), you must write in the name of the father. For (v), you must include a brief explanation.

MANDATORY CHILD CUSTODY JURISDICTION ALLEGATIONS

- [15] History of child(ren)'s Living Arrangements:
 - (a) List the <u>names</u> of the person(s) the child(ren) have lived with during the last three years.
 - (b) List the <u>addresses</u> where the child(ren) have lived during the last three years.
 - (c) List the <u>dates</u> the child(ren) lived with those persons at those addresses during the last three years.
- [16] Choose either paragraph (a) or (b), but not both.
 - (a) Put an (X) for this paragraph if <u>Petitioner</u> has NOT been involved in other court proceedings concerning custody or visitation of the child(ren);

OR

- (b) Put an (X) for this paragraph if <u>Petitioner HAS</u> been involved in other court proceedings concerning custody or visitation of the child(ren); then,
 - (i) Write in the case name: the name of the plaintiff/petitioner and the defendant/respondent; then,
 - (ii) Write in the case number; then,
 - (iii) Write in the name and location of the court.
- [17] Choose either paragraph (a) or (b), but not both.
 - (a) Put an (X) for this paragraph if you DO NOT know of any court proceedings at all concerning the custody or visitation of the child(ren);

OR

- (b) Put an (X) for this paragraph if you know of any present court proceedings concerning the custody or visitation of the child(ren); then,
 - (i) Write in the case name: the name of the plaintiff/petitioner and the defendant/ respondent; then,
 - (ii) Write in the case number; then
 - (iii) Write in the name and location of the court.

- [18] Choose either paragraph (a) or (b), but not both.
 - (a) Put an (X) in this paragraph if you DO NOT know of any other persons who have physical custody of, or who claim to have custody of or visitation rights to the child(ren);

OR

- (b) Put an (X) in this paragraph if other persons have physical custody of, or claim to
 - have custody of or visitation rights to the child(ren); then,
 - (i) Write in the name of the person who has custody of; or claims to have custody of or visitation rights to the child(ren), then,
 - (ii) Write in the address of the person who has custody of, or claims to have custody of or visitation rights to the child(ren).

CUSTODY OPTIONS

- [19] Choose either paragraph (a) or (b), but not both. See pages 6-7 of the General Instructions About Doing Your Own Case for Custody for more information.
 - Put an (X) in the box to show you have selected this paragraph if you want joint custody; then,
 - (i) Write in the formal name of the person the children will spend most of their time with; then
 - (ii) Write in the other parent's name.

OR

- (b) Put an (X) in the box to show you do NOT want joint custody; then,
 - (i) Write in "Petitioner" or "Respondent" to show which parent should have primary custodial rights; then,
 - (ii) Write a brief explanation telling why "sole" custody is best for the child(ren).

CHILD SUPPORT & LYING-IN EXPENSES

[20] Write in "Petitioner" or "Respondent" to show the name of the party who should pay child support; then:

FOR [21] THROUGH [24], CHOOSE ALL PARAGRAPHS THAT APPLY. See the Information About Petition for help in this area.

[21] Put an (X) in the box to select this paragraph if you want life insurance purchased; then,

- (a) Write in "Petitioner" or "Respondent" to show the name of the party who will purchase the life insurance; then,
- (b) Write in the benefit amount of the life insurance.
- [22] Put an (X) to select this paragraph if you want child support while your case if being decided.
- [23] Put an (X) to select this paragraph if you want back child support.
- [24] Put an (X) in the box to select this paragraph if you want lying-in (childbirth/hospital) expenses paid; then,
 - (a) Write in the total amount of the lying-in expenses you want paid to you or for you.

MEDICAL INSURANCE & EXPENSES: See the Information About the Petition for some additional explanation about this area:

[25] Write in the name of the parent who should provide medical insurance for the child(ren). (a), (b), or (c) are SUGGESTIONS for 3 ways to take care of medical expenses that are NOT covered by insurance. If you choose (a) then write in the name of the parent who will pay these expenses.

TEMPORARY DOMESTIC ORDER

- [26] Choose either paragraph (a) or (b), but not both. See page 4 of the Information About the Petition for help in this area.
 - (a) Put an (X) for this paragraph if you want to waive not have) the issuance of the Temporary Domestic Order in your case;

OR

(b) Put an (X) for this paragraph if you want a Temporary Domestic Order issued in your case.

BIRTH RECORD

[27] Write in the name(s) of the child(ren) whose birth record(s) should be changed.

PETITIONER'S SIGNATURE BLOCK

- [28] PETITIONER:
 - (a) Sign your name on this line.
 - (b) Print your name on this line.
 - (c) Write in your full residence address on these lines.

- (d) Write in your mailing address on this line [if it is different from the address shown on line (c).]
- (e) Write in your phone number on this line or a message number if you do not have a telephone.
- [29] Complete all information in the Verification section. This should be your name and your contact information.

This text is excerpted from materials provided by Albuquerque Bar Association Volunteer Lawyers.

	ATE OF NEW MEXICO		
CO	OUNTY OF [1] JUDICIAL DISTRICT COURT		
[-]			
[4]	Petitioner,		
	Petitioner,		
vs.		NO. [3]	
[5]			
[3].	Respondent,		
	l involving,		
L ~ J.	Minor Child(ren).		
	PETITION TO ESTABLISH PARENT	FAGE DETERMINE CUSTODY A	ND
		SSESS CHILD SUPPORT	
CO	OMES NOW, [7]	the Petitioner and alleges:	•
1.	The Petitioner is a resident of [8]	Cour	ntv.
1.	The Tentioner is a resident of [o]		
2.	[9]	is the mother	of the
	nor child(ren).	15 0.00 1.110	91 411
3.	[10]	is the father	of the
	minor child(ren).		
	illinor cilita(ren).		
4.	[11]	the [12]	
••	is representing the minor child(ren) as the		
	being no guardian ad litem appointed for the		icii), tiicic
	ochig no guardian ad mem appointed for the	mmor chilu(ten) at this time.	
_			
5.	The name(s), date(s) of birth, and age(s) of the	ne minor child(ren) is/are:	

[13] Minor Child(ren) Subject to this Proceeding:

PARENTAGE

NAME	DATE OF BIRTH	AGE
(a)	(b)	(c)

[14]	(a)	[]	6.	Parentage has not been established.
OR				
[14]	(b)	[]	6.	Parentage has been established by:
		(i)	[]	has acknowledged his paternity
				of the minor child(ren) in writing filed with the Department of
				Vital Statistics in the State in which the child(ren) was/were born.
OR:		(ii)	[]	has consented to parentage
				and is named as father on the minor child(ren)'s birth certificate(s)
OR:		(iii)	[]	Parentage of has been
				established by blood tests.
OR:		(iv)	[]	has openly held out the

minor child(ren) and established a personal, financial or custodial

	ľ	elationship with the child(ren).					
OR:	(v) []	Other:					
MANDA'	TORY CHILD CUS	STODY JURISDICTION ALI	LEGATIONS				
7.	During the past	three years, the minor child(ren	a) have lived with the following				
persons, a	at the following place	s, and for the following periods	of time:				
[15] Histo	ory of child(ren)'s L	iving Arrangements:					
	NAME	ADDRESS	DATES				
(a)		(b)	(c)				
[16] (a)) [] 8. Petiti	[] 8. Petitioner knows of no other litigation concerning custody or visitation					
	Involving the m	Involving the minor child(ren) of the parties in New Mexico or in any other state					
	in which Petitio	in which Petitioner has participated as a party, as a witness, or in any other					
	capacity.						
OR: (b)	[] 8. Petitio	oner knows of other litigation co	oncerning custody or visitation				
	involving the m	inor child(ren) of the parties in	New Mexico or in another state in				
	which the Petiti	oner has participated as a party,	as a witness, or other capacity.				
	The other litigat	tion concerning custody or visit	ation involving the minor				

child(ren) of the parties is/are:

Court Proceedings Involving Petitioner

CASE NAME	CASE NUMBER	NAME/LOCATION OF COURT

[17]	(a)	[]	9	Petitioner has no information of any proceeding that is pending in
		a cou	ırt in N	ew Mexico or in any other state involving visitation or custody with
		the p	arties' 1	minor child(ren)

OR:	(b)	[]	9.	The following proceeding(s) is/are pending in a court in New
		Mex	ico or iı	n any other state involving visitation or custody with the parties' minor
		child	(ren):	

Court Proceedings

CASE NAME	CASE NUMBER	NAME/LOCATION OF COURT

[18] (a) [] 10. Petitioner knows of no persons other than the parties who have physical custody of the minor child(ren) or who claim to have custody or visitation rights to the

minor	child(1	en).			
OR:	(b)	[] 10. The following persons other that the parties have physical custody			
		of the minor	child(ren) or claim to	o have custody or visitation rights to the minor	
		child(ren):			
		NAME		ADDRESS	
CUST [19]	TODY (a)	OPTIONS [] 11.		be awarded joint legal custody of the minor	
	(ii)			custody with (i) and to have periods of care and responsibility	
			est interests of the ch		
OR:	(b)	[] 11.	(i)	should be awarded sole legal	
		and physical	custody of the minor	r child(ren) subject to the other parent's	
		reasonable rig	ghts of visitation. So	ele legal and physical custody is in the best	
		interests of th	e minor child(ren) b	pecause (ii)	

CHILD SUPPORT AND LYING-IN EXPENSES

12. Ch	ild sup	pport should be set according to the New Me	exico Child Support Guidelines and [20]
		should be ordered to pay of	child support in an amount as determined
by the	Child	Support Guidelines and Worksheet included	d therein.
[21]	[] 13.	3. (a)sho	uld be ordered to purchase life insurance
with a	benefi	it amount of (b)\$, name	ming the other parent as trustee for the
benefi	t of the	e minor child(ren) in order to pay the child s	support obligation upon the paying
parent	s death	h.	
[22]	[] 14.	4. Petitioner requests immediate child suppor	rt during the pendency of this case, in
accord	lance w	with the New Mexico Child Support Guideli	nes.
[23]	[] 15.	5. Petitioner requests that child support be re-	troactive to the birth of the child, and
that th	e amou	unt of child support be in accordance with the	ne New Mexico Child Support
Guide	lines.		
[24]	[] 16.	6. Petitioner requests that Respondent be ord	ered to pay the lying-in expenses,
includ	ing hos	spital and medical expenses, incurred by her	r in the amount of (a) \$
MED	ICAL 1	INSURANCE & EXPENSES	
[25]	17.		should provide health and dental
		insurance for the minor child(ren).	
	(a)	[] 18	should pay 100% of
		the child(ren)'s health and dental expense	s not paid by insurance.
OR:	(b)	[] The parties should each pay one-h	alf of the child(ren)'s health and
		dental expenses not paid by insurance.	
OR:	(c)	[] 18 .The parties should pay the child(re	en)'s health and dental expenses not

paid by insurance in the percentages shown on the child support worksheet.

TEMPORARY DOMESTIC ORDER

[26]	(a)	[] 19. Petitioner waives the issuance of a Temporary Domestic Order
pursua	ant to lo	al Rule LR2-501(A).

OR: (b) [] 19. Petitioner understands that (s)he is bound by the Temporary Domestic

Order at the time the Petition is filed, and Petitioner has read and understands the
contents of the Temporary Domestic Order.

BLOOD TESTING

- 20. Petitioner requests blood testing be ordered if Respondent denies parentage of the child(ren).
- 21. Blood samples shall be sent for testing to a qualified blood testing laboratory.
- 22. HLA tests and any other tests the testing facility recommends shall be performed.
- 23. Petitioner requests that court costs, blood testing costs and expert witness fees should be ordered to be paid by the Respondent.

BIRTH RECORD

24. Upon determination of pare	entage, the Department of V	ital Statistics should be	e ordered to
change the birth record of [27]		to reflect said parenta	ge.

WHEREFORE, Petitioner asks the Court to:

- 1. Establish the parentage of the minor child(ren).
- 2. Order child support according to the New Mexico Child Support Guidelines.
- 3. Award child custody in accordance with paragraph 11.
- 4. Grant such other and further relief as the Court deems just and equitable.

RESPECTFULLY SUBMITTED,

[28]	(a)	Signature:	
	(b)	Print Name:	
	(c)		
		<u> </u>	
	(d)	Mailing address if diffe	rent:
		-	
	(e)	Telephone:	
	VERI	FICATION	
I,,	affirm und	der penalty of perjury under the	he laws of the State
of New Mexico that I am the Peti			
PETITION TO ESTABLISH P.	ARENTA	GE. DETERMINE CUSTO	DY AND TIME-
SHARING, AND ASSESS CHILI		•	
correct, except to the matters state			
be true.		,	
	S	Signature of Petitioner	Date

Service of Process: Giving the Other Party Legal Notice

Assembling a Service Packet

Means putting together the following:

- a. Copy of the Proof of Service
- b. Copy of the Motion
- c. Subpoena if necessary.

Arranging For Service

Means method of service that you will use to notify the other party:

Personal Service By Using One of These:

- a. Sheriff/law enforcement
- b. Process server (may see yellow pages, internet and/or self-help center for a list of these)
- c. person over 18 yrs. of age who is not a party to the case

OR

Substitute Service By Using One of These:

- a. To a person over the age of 15 years of age residing at the home of the person being served and by mailing by first class mail to that address.
- b. To a person apparently in charge at the actual place of business or employment of the person being served and by mailing by first class mail to the person being served at the last known mailing address.

OR

Mail

It must be mailed to a good address by using a mailing method where Respondent will sign for receiving the Summons Packet and you having proof to present to the court. Example: Certified Mail with Return Receipt.

OR

Newspaper

Publishing a Legal Notice in a Newspaper: This method of service is used when you have made all of the attempts possible to locate the Respondent and whereabouts are unknown. You will need to tell the court about all of the ways you have tried to find the other party. Before publishing you must ask the Court for permission to do this (you may return to the Center for Self Help and Dispute Resolution for proper forms and procedural information).

Filing Proof of Service

This means proving to the court that the other party was given notice of the legal proceeding.

To do this you must file the Proof of Service, Affidavit of Service (mail) and/or Affidavit of Publication. What you submit will depend on the method of service that you used to serve the other party. You must file in the Domestic Relations Clerks Office, Room 240, 2nd floor of the Second Judicial District Court. **NOTE: IF PERSONAL SERVICE WAS DONE, THE PROCESS SERVER OR PERSON WHO SERVED RESPONDENT MUST SIGN THE PROOF OF SERVICE IN FRONT OF A NOTARY PUBLIC. IF A LAW ENFORCEMENT OFFICER DID PERSONAL SERVICE, THE OFFICER MUST SIGN THE PROOF OF SERVICE, BUT A NOTARY IS NOT NEEDED.**

NOTE: You must always follow the Rules of Civil Procedure. Service of Process is a requirement that must be completed in order to move forward with finalizing your case. For additional information governing Service of Process you can refer back to NMRA, Rule 1-004 and/or visit the Second Judicial District Court, Center for Self Help and Dispute Resolution, in room 119, 1st floor, for proper forms and further instruction.

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	SUM	MONS
	District Court: Second Bernalillo County, New Mexico	Case Number:
	Court Address:400 Lomas Blvd. NW Albuquerque, NM 87102 Court Telephone Number: 505-841-7421	Judge:
	Plaintiff(s): v. Defendant(s):	Defendant Name: Address:
	TO THE ABOVE NAMED DE	EFENDANT(S): Take notice that
with (The The you requ	ed this Summons. 2. You must respond to this lawsuit in the Court no later than thirty (30) days from the date you are considered served with the Summar Court's address is listed above. 3. You must file (in person or by many file your response, you must give or mail a confidered at a description of the lawsuit. 5. You do not respond in writing, the state one in writing and pay a jury free. 6. If you need an interpreter, you must you must you many wish to consult a lawyer thelp finding a lawyer at www.nmbar.org; 1-80 Dated at	the Court may enter judgment against you as most types of lawsuits. To ask for a jury trial, you ast ask for one in writing. r. You may contact the State Bar of New Mexico
CLI	ERK OF COURT	
By:	Deputy	Attorney for Plaintiff or Plaintiff pro se Name: Address: Telephone No.: Fax No.:

THIS SUMMONS IS ISSUED PURSUANT TO RULE 1-004 NMRA OF THE NEW MEXICO RULES OF CIVIL PROCEDURE FOR DISTRICT COURTS.

Email Address:

$RETURN^1$

STATE OF NEW MEXICO)
)ss
COUNTY OF)
I, being duly sworn, on oath, state that I am over the age of eighteen (18) years and not a party to this lawsuit, and that I served this summons in county on the day of,, by delivering a copy of this summons, with a copy of complaint attached, in the following manner:
(check one box and fill in appropriate blanks)
[] to the defendant (used when defendant accepts a copy of summons and complaint or refuses to accept the summons and complaint)
[] to the defendant by [mail] [courier service] as provided by Rule 1-004 NMRA (used when service is by mail or commercial courier service).
After attempting to serve the summons and complaint on the defendant by personal service or by mail or commercial courier service, by delivering a copy of this summons, with a copy of complaint attached, in the following manner:
[] to
and complaint.
[] to, the person apparently in charge at the actual place of business or employment of the defendant and by mailing by first class mail to the defendant at (insert defendant's business address) and by mailing the summons and complaint by first class mail to the defendant at (insert defendant's last known mailing address).
[] to, an agent authorized to receive service of process for defendant
[] to
[] to
Fees:

Signature of person making service			
Title (if any)			
Subscribed and sworn to before me this	day of	,	2
Judge, notary or other officer authorized to administer oaths			
Official title			

DO NOT FILE THIS PAGE: FOR PARTY USE ONLY

USE NOTE

- 1. Unless otherwise ordered by the court, this return is not to be filed with the court prior to service of the summons and complaint on the defendant.
- 2. If service is made by the sheriff or a deputy sheriff of a New Mexico county, the signature of the sheriff or deputy sheriff need not be notarized.

[Adopted effective August 1, 1988; as amended by Supreme Court Order 05-8300-01, effective March 1, 2005; by Supreme Court Order 07-8300-16, effective August 1, 2007; by Supreme Court Order No. 12-8300-026, effective for all cases filed or pending on or after January 7, 2013; as amended by Supreme Court Order No. 13-8300-022, effective for all cases pending or filed on or after December 31, 2013; as amended by Supreme Court Order No. 14-8300-017, effective for all cases pending or filed on or after December 31, 2014.]

COUNTY OF BERNALILLO	
SECOND JUDICIAL DISTRICT	
	
Petitioner,	
V.	No
•	
Respondent	
DATE:	
	PARENTING PLAN DEVELOPED
	AND AGREED TO BY
	AND AUREED TO DI
	AND
-	FOR THEIR CHILDREN:

STATE OF NEW MEXICO

- 1. <u>Legal Custody</u>: We agree to share joint legal custody of our child(ren); that is, neither of us will unilaterally make a major change affecting our child(ren) in the areas of religion, residence, non-emergency medical or dental care, education or major recreational activities. Before such a decision is made, we will discuss the matter, and both of us must agree. If we cannot agree, our disagreement will be resolved by the methods chosen in Section 8, below. Until agreement or resolution, no change will be made.
- 2. The Child(ren)'s Wishes: We agree that our child(ren)'s wishes should and must be considered when we make decisions about the child(ren). How much weight we will give a child's wishes will depend on the age of the child and the nature of the decision. We will not ever ask a child to choose between us, and we will not burden a child with any decision that is inappropriate for his/her age and development.

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3. <u>Time Sharing</u> : We will share time with the child(ren) as we agree from time to
time. In the event we can't agree, the schedule will be as follows: (Note: It is often preferable t
have a flexible arrangement, as you agree on a day-by-day basis. However, you must have a
specific plan which is to be followed it or when a disagreement occurs.)
A. Weekdays:
B. Weekends:
Weekends begin ato'clock (Friday) (Saturday) and end ato'clock
(Sunday) (Monday), unless Monday is a legal holiday, in which case the weekend ends at
o'clock (Monday) (Tuesday):
(Optional): We have
attached a calendar for the year 20 to this plan, and have marked in red the days the child(ren
will spend with mother and blue the days the child(ren) will spend with father. "Days"
begin at o'clock and end at o'clock.
C. <u>Vacations/Summer</u> : Each parent will have uninterrupted time with the
child(ren) forweeks each (year) (summer), if that parent gives the other at least
days' notice.
(Option for young children): Until the (youngest) child reaches age
, uninterrupted vacation/summer time with each parent is limited to weeks(s).

Betwee	en the a	ges of a	nd	, that time	shall be _	
weeks; after reaching	age	summer/	vacation ti	me will be		weeks.
D.	Holida	<u>ys</u> : Regardless of	the day of	the week, the	child(ren)	will spend:
	(1)	Mother's Day and	d mother's	birthday with	mother;	
	(2)	Father's Day and	father's bin	rthday with fa	ather;	
	(3)	Child(ren)s' birth	day with _			in even-
numbered years and v	with		in oc	ld-numbered	years. The	child(ren) will
spend Thanksgiving f	from	u	ntil	with		in
even-numbered years	and wit	h	in oc	ld-numbered	years. The	children will
spend the school-sche	eduled S	pring Break with			in ever	n-numbered
years and with			_ in odd-nu	ımbered year	s. The child	d(ren) will
spend the first half of	the Chr	istmas school hol	iday with _			_ in even-
numbered years and v	with		in oc	ld-numbered	years while	the last half of
the Christmas school	holiday	will be spent the	reverse of t	the first half.		
E.	Teleph	one and Mail: W	e agree tha	t the child(re	n) have a ri	ght to place
phone calls to and rec	eive let	ters and packages.	, without in	nterference fro	om the othe	r parent.
F.	Transp	ortation: We will	divide the	responsibility	for getting	the children to
and from each other's	house,	day care, school, e	etc., as foll	ows:		

G. (Check One): <u>Trial Period or Permanent Plan</u> :
We have not yet tried this time sharing schedule, so we agree that we will review this plan in days, and at that time we will make any changes we agree on. If we cannot agree on changes, we will resolve our dispute by using the method set forth in Section 8, below. If we litigate, a "material change in circumstances" will not have to be proved in order to change this schedule.
OR
We have already tried this time sharing schedule, and we intend it
to be fairly permanent. We recognize, however, that as our child(ren) grow(s) and our own lives
change, it may be necessary to change the schedule from time to time. This would be a major
change that we have to discuss and agree on, and if necessary we will follow the dispute
resolution procedures set forth in Section 8 below.
H. <u>Changes</u> : Each of us may ask the other for exceptions to this schedule
from time to time, but we understand that the other parent has the right to say "No," and we will
not argue about it nor criticize the other parent's decision to the child.
4. The Status Quo - What we now have:
A. Residence: (city and state only)
B. Religion:
C. Doctor: Name:
Address:
Phone:
D. Dentist: Name:

	Address:
	Phone:
E. Scho	ool: Name:
	Address:
	Phone:
F. Chil	
	Name:
	Address:
	Phone:
G. Maj	or Recreational
Acti	ivities:
Acti	ivities and
	edule:
We agre	ee that neither of us will remove, cause to be removed, or permit removal

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of the child(ren) from the State of New Mexico, except for temporary visits which do not

interfere with the time-sharing schedule, without the written consent of the other parent, or resolution of the dispute by the method set forth in Section 8, below.

5. <u>Grandparents and Other Relatives</u> : We agree that the child(ren)'s relationship(s)
with grandparents and other extended family members are important, and that it is beneficial for
the child(ren) to spend time with our extended families as long as the members of those families
do not try to alienate the child(ren) from one of us. In order to encourage the continuation of
good relationships between our extended families and the child(ren), we agree to the following
extended family visitation and communication:
6. <u>Step-parents, Step-children, Step-siblings</u> : We agree that deep and important
relationships between step-relatives can develop, and that it would not be in our child(ren)'s best
interests to cut off those relationships. We therefore agree on the following visitation and
communication for step-relatives:

7. <u>Emergencies</u>: We agree that in case of a medical emergency the parent with that period of responsibility will contact the other parent concerning treatment of the child, if possible. If the absent parent cannot be reached, any decision for emergency medical treatment will be made in the best interest of the child by the available parent.

	8.	<u>Dispute</u>	Reso	lution:
--	----	----------------	------	---------

A. Written Proposals: _______ (Optional - Please initial if desired.) We agree that if either of us wishes to permanently change the time-sharing plan (Section 3) or one or more aspects of the status quo (Section 4), the one who wishes the change will give to the other a written change proposal which will include what (s)he want to change and why, and which will provide enough information so the other will be able to investigate. For example, the change proposal will include necessary names, addresses and phone numbers and a reasonable time limit for responding.

We agree that the parent who receives the change proposal will investigate the proposed change and will respond in a reasonable time, in writing. If one of us does not agree to the proposed change, (s)he must say why, and, when appropriate, make a counter proposal, also in writing.

AND/OR

В.	Oral Discussion:	We will discuss all major changes in the
child(ren)'s life/lives	s in order to try to reac	h agreement.
C.	If we cannot agree t	to the proposed change, we agree that no change will
be made until we:	participate	e in couple and/or family counseling to try to reach
agreement (optional	: with	as counselor)
		AND/OR
	participate	in conciliation or mediation to try to reach agreement
(optional: with		_as mediator);

AND/OR

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submit the matter to	for arbitration
(Note: parents must obtain the consent of the proposed arbitrator in order to cho	ose this option).
We agree that the arbitrator's decision (a) will be binding, or (b)	is not
permanently binding, but will be followed by us until and unless the Court order	es otherwise.
AND/OR	
allocate ultimate responsibility to (state mother or father	r):
for religious decisions	
for residence decisions	
for medical decisions	
for education decisions	
for recreations decisions; or	
AND/OR	
submit the matter to the District Court, which may ref	er the matter to a
special master, or which may terminate joint custody, among other resolutions.	
We will pay any cost involved in our method of dispute resolution	n (except
litigation) as follows: % paid by Mother; % paid by Father.	We agree that
we will use the above methods of dispute resolution and neither parent will with	hold financial
support or access to the child(ren) before, during or after dispute resolution.	
NOTE TO PARENTS: If more than one method of dispute resolu	ution is desired,
number the choices in order (#1 for first method to be used, #2 for	or second
method, etc.)	

9. General:

- A. We both agree to be actively involved in the major decisions and legal responsibilities of our child(ren).
- B. We agree to communicate and be flexible about the needs of the child(ren), especially as those needs change due to a child's growth and development.
- C. We agree to each be supportive of the child(ren)'s relationship with the other parent and positive about that relationship. Each of us will give permission to the child(ren) to enjoy the relationship with the other parent and neither of us will interfere with the parent-child relationship with the other.
- D. We agree that neither of us will align the child(ren) with him or her against the other parent or the other parent's family.
- E. We agree that each of us is responsible to learn for him(her)self the child(ren)'s school functions, parent/teacher meetings and recreational activities. In other words, neither of us is responsible to inform the other of such matters.

VERIFICATION

I affirm under penalty of perjury under the laws of the State of New Mexico that I have read this document, that I agree with everything in it, and that the statements in it are true and correct to the best of my knowledge and belief.

Name of parent (print)	Name of parent (print)
Parent's signature	Parent's signature
Date	Date
Mailing address	Mailing address
Physical address	Physical address
Telephone	Telephone

USE NOTE

This form may include provisions that the parents may not want. This is just a suggested plan. The only provision that is legally required is time-sharing (See Section 3). That is, the parents must specify when the children are to be with each parent, in the event a disagreement arises.

If the parents do not wish a particular provision, just cross it out and initial where you crossed it out.

This parenting plan has not been approved by any New Mexico appellate court. There have been no appellate cases involving such parenting plans as yet and there may not be for many years. It is possible that some provisions may in the future be found invalid, but we decided it was important to help parents and lawyers by providing a suggested plan now. Suggestions for improvement are welcome. Mail to Domestic Relations Clerk, P. 0. Box 488, Albuquerque, NM 87103.

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40-4-11.1. Child support; guidelines.

A. In any action to establish or modify child support, the child support guidelines as set forth in this section shall be applied to determine the child support due and shall be a rebuttable presumption for the amount of such child support. Every decree or judgment or stipulation of child support that deviates from the guideline amount shall contain a statement of the reasons for the deviation.

- B. The purposes of the child support guidelines are to:
- (1) establish as state policy an adequate standard of support for children, subject to the ability of parents to pay;
- (2) make awards more equitable by ensuring more consistent treatment of persons in similar circumstances; and
- (3) improve the efficiency of the court process by promoting settlements and giving courts and the parties guidance in establishing levels of awards.
 - C. For purposes of the guidelines specified in this section:
- (1) "income" means actual gross income of a parent if employed to full capacity or potential income if unemployed or underemployed. The gross income of a parent means only the income and earnings of that parent and not the income of subsequent spouses, notwithstanding the community nature of both incomes after remarriage; and
- (2) "gross income" includes income from any source and includes but is not limited to income from salaries, wages, tips, commissions, bonuses, dividends, severance pay, pensions, interest, trust income, annuities, capital gains, social security benefits, workers' compensation benefits, unemployment insurance benefits, disability insurance benefits, significant in-kind benefits that reduce personal living expenses, prizes and alimony or maintenance received, provided:
- (a) "gross income" shall not include benefits received from 1) means-tested public assistance programs, including but not limited to, temporary assistance for needy families, supplemental security income and general assistance; 2) the earnings or public assistance benefits of a child who is the subject of a child support award; or child support received by a parent for the support of other children;
- (b) for income from self-employment, rent, royalties, proprietorship of a business or joint ownership of a partnership or closely held corporation, "gross income" means gross receipts minus ordinary and necessary expenses required to produce such income, but ordinary and necessary expenses do not include expenses determined by the court to be inappropriate for purposes of calculating child support;
- (c) "gross income" shall not include the amount of alimony payments actually paid in compliance with a court order;
- (d) "gross income" shall not include the amount of child support actually paid by a parent in compliance with a court order for the support of prior children; and
- (e) "gross income" shall not include a reasonable amount for a parent's obligation to support prior children who are in that parent's custody. A duty to support subsequent children is not ordinarily a basis for reducing support owed to children of the parties but may be a defense to a child support increase for the children of the parties. In raising such a defense, a party may use Table A as set forth in Subsection M of this section to calculate the support for the subsequent children.
- D. If a Court finds that a parent has willfully failed to obtain or maintain appropriate employment or is willfully underemployed, the court may impute to that parent and income equal to that parent's earning and employment potential.
 - (1) The following criteria shall be used:
 - (a) availability of employment opportunities for the parent;
 - (b) the parent's employment history;
 - (c) the parent's income history;
 - (d) the parent's job skills;
 - (e) the parent's education;

- (f) the parent's age and health;
- (g) the parent's history of convictions and incarceration; and
- (h) the parent's ability to obtain or maintain employment due to providing care for a child of the parties who is under the age of six or is disabled.
- (2) Minimum wage may be imputed if a parent has no recent employment or earnings history and that parent has the capacity to earn minimum wage. The minimum wage to be imputed to that parent is the prevailing minimum wage in the locality where that parent resides.
- E. Income may not be imputed to a parent if the parent is incarcerated for a period of one hundred and eighty days or longer. Incarceration is not considered a voluntary unemployment.
 - F. As used in this section:
- (1) "children of the parties" means the natural or adopted child or children of the parties to the action before the court but shall not include the natural or adopted child or children of only one of the parties;
- (2) "basic visitation" means a custody arrangement whereby one parent has physical custody and the other parent has visitation with the children of the parties less than thirty-five percent of the time. Such arrangements can exist where the parties share responsibilities pursuant to Section 40-4-9.1 NMSA 1978; and
- (3) "shared responsibility" means a custody arrangement whereby each parent provides a suitable home for the children of the parties, when the children of the parties spend at least thirty-five percent of the year in each home and the parents significantly share the duties, responsibilities and expenses of parenting.
- G. The basic child support obligation shall be calculated based on the combined income of both parents and shall be paid by them proportionately pursuant to Subsection L of this section.
 - H. Physical custody adjustments shall be made as follows:
- (1) for basic visitation situations, the basic child support obligation shall be calculated using the basic child support schedule, Worksheet A and instructions contained in Subsection L of this section. The court may provide for a partial abatement of child support for visitations of one month or longer; and
- (2) for shared responsibility arrangements, the basic child support obligation shall be calculated using the basic child support schedule, Worksheet B and instructions contained in Subsection L of this section.
- I. In shared responsibility situations, each parent retains the percentage of the basic support obligation equal to the number of twenty-four-hour days of responsibility spent by each child with each respective parent divided by three hundred sixty-five.
- J. The cost of providing medical and dental insurance for the children of the parties and the net reasonable child-care costs incurred on behalf of these children due to employment or job search of either parent shall be paid by each parent in proportion to that parent's income, in addition to the basic obligation.
- K. The child support may also include the payment of the following expenses not covered by the basic child support obligation:
- (1) any extraordinary medical, dental and counseling expenses incurred on behalf of the children of the parties. Such extraordinary expenses are uninsured expenses in excess of one hundred dollars (\$100) per child per year;
 - (2) any extraordinary educational expenses for children of the parties; and
- (3) transportation and communication expenses necessary for long distance visitation or time sharing.
- L. Whenever application of the child support guidelines set forth in this section requires a person to pay to another person more than forty percent of the paying person's gross income for a single child support obligation for current support, there shall be a presumption of a substantial hardship, justifying a deviation from the guidelines.

M. BASIC CHILD SUPPORT SCHEDULE

Both	Parents'
------	----------

Combined Adjusted Gross Income	One Child	Two Children	Three Children	Four Children	Five Children	Six Children
0 - 1,000	Minimum	Order of \$60	plus \$15 for	each addit	ional child.	
1,000 - 1,050	100	115	130	145	160	175
1,050 - 1,100	140	155	170	185	200	215
1,100 - 1,150	180	195	210	225	240	255
1,150 - 1,200	220	235	250	265	280	295
1,200 - 1,250	234	275	290	305	320	335
1,250 - 1,300	243	315	330	345	360	375
1,300 - 1,350	252	355	370	385	400	415
1,350 - 1,400	260	382	410	425	440	455
1,400 - 1,450	269	394	450	465	480	495
1,450 - 1,500	277	407	490	505	520	535
1,500 - 1,550	286	419	507	545	560	575
1,550 - 1,600	294	431	521	582	600	615
1,600 - 1,650	302	444	536	599	640	655
1,650 - 1,700	311	456	551	616	677	695
1,700 - 1,750	319	468	566	632	696	735
1,750 - 1,800	328	481	581	649	714	775
1,800 - 1,850	336	493	596	665	732	796
1,850 - 1,900	344	505	610	682	750	815
1,900 - 1,950	352	517	625	698	767	834
1,950 - 2,000	360	529	639	714	785	853

2,000 - 2,050	368	540	653	730	802	872
2,050 - 2,100	376	552	667	745	820	891
2,100 - 2,150	384	564	682	761	837	910
2,150 - 2,200	392	576	696	777	855	929
2,200 - 2,250	400	588	710	793	872	948
2,250 - 2,300	408	599	724	809	890	967
2,300 - 2,350	416	611	739	825	907	986
2,350 - 2,400	424	623	753	841	925	1,005
2,400 - 2,450	432	635	767	857	942	1,024
2,450 - 2,500	440	646	781	873	960	1,043
2,500 - 2,550	448	658	795	888	977	1,062
2,550 - 2,600	456	670	810	904	995	1,081
2,600 - 2,650	464	682	824	920	1,012	1,100
2,650 - 2,700	472	693	838	936	1,030	1,119
2,700 - 2,750	480	705	852	952	1,047	1,138
2,750 - 2,800	488	717	866	968	1,064	1,157
2,800 - 2,850	496	729	881	984	1,082	1,176
2,850 - 2,900	504	740	895	999	1,099	1,195
2,900 - 2,950	512	752	909	1,015	1,117	1,214
2,950 - 3,000	520	764	923	1,031	1,134	1,233
3,000 - 3,050	528	776	937	1,047	1,152	1,252
3,050 - 3,100	536	787	952	1,063	1,169	1,271
3,100 - 3,150	544	799	966	1,079	1,187	1,290
3,150 - 3,200	552	811	980	1,095	1,204	1,309
3,200 - 3,250	560	823	994	1,110	1,221	1,328
3,250 - 3,300	568	834	1,008	1,126	1,239	1,347

3,300 - 3,350	576	846	1,022	1,142	1,256	1,366
3,350 - 3,400	584	858	1,037	1,158	1,274	1,385
3,400 - 3,450	592	870	1,051	1,174	1,291	1,404
3,450 - 3,500	601	881	1,065	1,190	1,309	1,423
3,500 - 3,550	609	893	1,079	1,206	1,326	1,441
3,550 - 3,600	617	905	1,093	1,221	1,344	1,460
3,600 - 3,650	625	917	1,108	1,237	1,361	1,479
3,650 - 3,700	633	928	1,122	1,253	1,378	1,498
3,700 - 3,750	641	940	1,136	1,269	1,396	1,517
3,750 - 3,800	649	952	1,150	1,285	1,413	1,536
3,800 - 3,850	657	964	1,164	1,301	1,431	1,555
3,850 - 3,900	665	975	1,179	1,317	1,448	1,574
3,900 - 3,950	673	987	1,193	1,332	1,466	1,593
3,950 - 4,000	681	999	1,207	1,348	1,483	1,612
4,000 - 4,050	689	1,011	1,221	1,364	1,501	1,631
4,050 - 4,100	697	1,022	1,235	1,380	1,518	1,650
4,100 - 4,150	705	1,034	1,250	1,396	1,535	1,669
4,150 - 4,200	713	1,046	1,264	1,412	1,553	1,688
4,200 - 4,250	721	1,058	1,278	1,428	1,570	1,707
4,250 - 4,300	728	1,068	1,290	1,441	1,585	1,723
4,300 - 4,350	734	1,078	1,303	1,455	1,601	1,740
4,350 - 4,400	741	1,088	1,315	1,469	1,616	1,756
4,400 - 4,450	748	1,098	1,327	1,483	1,631	1,773
4,450 - 4,500	755	1,109	1,340	1,496	1,646	1,789
4,500 - 4,550	762	1,119	1,352	1,510	1,661	1,806
4,550 - 4,600	769	1,129	1,364	1,524	1,676	1,822

4,600 - 4,650	776	1,139	1,377	1,538	1,691	1,839
4,650 - 4,700	783	1,149	1,389	1,551	1,707	1,855
4,700 - 4,750	790	1,160	1,401	1,565	1,722	1,871
4,750 - 4,800	797	1,170	1,413	1,579	1,737	1,888
4,800 - 4,850	804	1,180	1,426	1,593	1,752	1,904
4,850 - 4,900	811	1,190	1,438	1,606	1,767	1,921
4,900 - 4,950	818	1,200	1,450	1,620	1,782	1,937
4,950 - 5,000	825	1,210	1,463	1,634	1,797	1,954
5,000 - 5,050	832	1,221	1,475	1,648	1,812	1,970
5,050 - 5,100	839	1,231	1,487	1,661	1,828	1,987
5,100 - 5,150	842	1,235	1,491	1,666	1,832	1,992
5,150 - 5,200	845	1,237	1,493	1,668	1,835	1,995
5,200 - 5,250	848	1,240	1,495	1,670	1,838	1,997
5,250 - 5,300	850	1,242	1,498	1,673	1,840	2,000
5,300 - 5,350	853	1,245	1,500	1,675	1,843	2,003
5,350 - 5,400	856	1,247	1,502	1,677	1,845	2,006
5,400 - 5,450	859	1,250	1,504	1,680	1,848	2,008
5,450 - 5,500	861	1,252	1,506	1,682	1,850	2,011
5,500 - 5,550	864	1,255	1,508	1,684	1,853	2,014
5,550 - 5,600	867	1,257	1,510	1,686	1,855	2,017
5,600 - 5,650	870	1,259	1,512	1,689	1,858	2,019
5,650 - 5,700	872	1,262	1,514	1,691	1,860	2,022
5,700 - 5,750	875	1,265	1,516	1,694	1,863	2,025
5,750 - 5,800	879	1,269	1,522	1,700	1,870	2,032
5,800 - 5,850	882	1,274	1,527	1,706	1,876	2,039
5,850 - 5,900	886	1,278	1,532	1,711	1,883	2,046

5,900 - 5,950	890	1,283	1,538	1,717	1,889	2,053
5,950 - 6,000	893	1,287	1,543	1,723	1,896	2,061
6,000 - 6,050	897	1,292	1,548	1,729	1,902	2,068
6,050 - 6,100	901	1,296	1,553	1,735	1,909	2,075
6,100 - 6,150	904	1,301	1,559	1,741	1,915	2,082
6,150 - 6,200	908	1,306	1,564	1,747	1,922	2,089
6,200 - 6,250	912	1,310	1,569	1,753	1,928	2,096
6,250 - 6,300	915	1,315	1,575	1,759	1,935	2,103
6,300 - 6,350	919	1,319	1,580	1,765	1,941	2,110
6,350 - 6,400	923	1,325	1,587	1,772	1,950	2,119
6,400 - 6,450	929	1,333	1,596	1,783	1,961	2,132
6,450 - 6,500	935	1,340	1,605	1,793	1,972	2,144
6,500 - 6,550	941	1,348	1,614	1,803	1,984	2,156
6,550 - 6,600	947	1,355	1,624	1,814	1,995	2,169
6,600 - 6,650	953	1,363	1,633	1,824	2,006	2,181
6,650 - 6,700	959	1,371	1,642	1,834	2,018	2,193
6,700 - 6,750	964	1,378	1,651	1,845	2,029	2,206
6,750 - 6,800	970	1,386	1,661	1,855	2,040	2,218
6,800 - 6,850	976	1,393	1,670	1,865	2,052	2,230
6,850 - 6,900	982	1,401	1,679	1,876	2,063	2,243
6,900 - 6,950	988	1,409	1,688	1,886	2,074	2,255
6,950 - 7,000	994	1,416	1,698	1,896	2,086	2,267
7,000 - 7,050	999	1,423	1,706	1,905	2,096	2,278
7,050 - 7,100	1,003	1,429	1,713	1,913	2,104	2,287
7,100 - 7,150	1,007	1,436	1,720	1,921	2,113	2,297
7,150 - 7,200	1,011	1,442	1,727	1,929	2,122	2,307

7,200 - 7,250	1,015	1,448	1,734	1,937	2,131	2,316
7,250 - 7,300	1,019	1,455	1,741	1,945	2,140	2,326
7,300 - 7,350	1,023	1,461	1,749	1,953	2,149	2,336
7,350 - 7,400	1,027	1,467	1,756	1,961	2,157	2,345
7,400 - 7,450	1,031	1,474	1,763	1,969	2,166	2,355
7,450 - 7,500	1,035	1,480	1,770	1,977	2,175	2,364
7,500 - 7,550	1,039	1,486	1,777	1,985	2,184	2,374
7,550 - 7,600	1,043	1,493	1,785	1,993	2,193	2,384
7,600 - 7,650	1,047	1,499	1,792	2,001	2,202	2,393
7,650 - 7,700	1,049	1,502	1,795	2,005	2,205	2,397
7,700 - 7,750	1,051	1,504	1,797	2,008	2,208	2,401
7,750 - 7,800	1,054	1,506	1,800	2,011	2,212	2,404
7,800 - 7,850	1,056	1,508	1,802	2,013	2,215	2,407
7,850 - 7,900	1,058	1,510	1,805	2,016	2,218	2,411
7,900 - 7,950	1,060	1,512	1,807	2,019	2,221	2,414
7,950 - 8,000	1,062	1,514	1,810	2,022	2,224	2,417
8,000 - 8,050	1,064	1,516	1,812	2,024	2,227	2,420
8,050 - 8,100	1,066	1,518	1,815	2,027	2,230	2,424
8,100 - 8,150	1,068	1,520	1,817	2,030	2,233	2,427
8,150 - 8,200	1,070	1,522	1,820	2,032	2,236	2,430
8,200 - 8,250	1,073	1,524	1,822	2,035	2,239	2,433
8,250 - 8,300	1,075	1,526	1,824	2,038	2,242	2,437
8,300 - 8,350	1,078	1,530	1,829	2,043	2,247	2,443
8,350 - 8,400	1,081	1,534	1,834	2,048	2,253	2,449
8,400 - 8,450	1,085	1,539	1,838	2,053	2,259	2,455
8,450 - 8,500	1,088	1,543	1,843	2,058	2,264	2,461

8,500 - 8,550	1,092	1,547	1,848	2,064	2,270	2,468
8,550 - 8,600	1,095	1,551	1,852	2,069	2,276	2,474
8,600 - 8,650	1,099	1,555	1,857	2,074	2,282	2,480
8,650 - 8,700	1,102	1,560	1,862	2,079	2,287	2,486
8,700 - 8,750	1,106	1,564	1,866	2,085	2,293	2,492
8,750 - 8,800	1,109	1,568	1,871	2,090	2,299	2,499
8,800 - 8,850	1,113	1,572	1,876	2,095	2,304	2,505
8,850 - 8,900	1,116	1,577	1,880	2,100	2,310	2,511
8,900 - 8,950	1,120	1,581	1,885	2,105	2,316	2,517
8,950 - 9,000	1,123	1,584	1,889	2,110	2,321	2,523
9,000 - 9,050	1,125	1,586	1,893	2,114	2,326	2,528
9,050 - 9,100	1,128	1,588	1,897	2,119	2,331	2,533
9,100 - 9,150	1,130	1,591	1,901	2,123	2,335	2,539
9,150 - 9,200	1,133	1,593	1,905	2,128	2,340	2,544
9,200 - 9,250	1,136	1,595	1,909	2,132	2,345	2,549
9,250 - 9,300	1,138	1,598	1,913	2,136	2,350	2,554
9,300 - 9,350	1,141	1,600	1,917	2,141	2,355	2,560
9,350 - 9,400	1,144	1,602	1,920	2,145	2,360	2,565
9,400 - 9,450	1,146	1,605	1,924	2,150	2,364	2,570
9,450 - 9,500	1,149	1,607	1,928	2,154	2,369	2,575
9,500 - 9,550	1,151	1,609	1,932	2,158	2,374	2,581
9,550 - 9,600	1,154	1,612	1,936	2,163	2,379	2,586
9,600 - 9,650	1,157	1,614	1,940	2,167	2,384	2,591
9,650 - 9,700	1,159	1,616	1,944	2,172	2,389	2,597
9,700 - 9,750	1,162	1,619	1,948	2,176	2,394	2,602
9,750 - 9,800	1,165	1,621	1,952	2,180	2,398	2,607

9,800 - 9,850	1,167	1,623	1,956	2,185	2,403	2,612
9,850 - 9,900	1,170	1,626	1,960	2,189	2,408	2,618
9,900 - 9,950	1,173	1,628	1,964	2,194	2,413	2,623
9,950 - 10,000	1,176	1,634	1,970	2,200	2,420	2,631
10,000 - 10,050	1,180	1,640	1,976	2,207	2,427	2,639
10,050 - 10,100	1,184	1,646	1,982	2,213	2,435	2,647
10,100 - 10,150	1,188	1,652	1,987	2,220	2,442	2,654
10,150 - 10,200	1,192	1,658	1,993	2,226	2,449	2,662
10,200 - 10,250	1,196	1,663	1,999	2,233	2,456	2,670
10,250 - 10,300	1,200	1,669	2,005	2,240	2,464	2,678
10,300 - 10,350	1,204	1,675	2,011	2,246	2,471	2,686
10,350 - 10,400	1,208	1,681	2,017	2,253	2,478	2,694
10,400 - 10,450	1,212	1,687	2,023	2,259	2,485	2,701
10,450 - 10,500	1,216	1,693	2,029	2,266	2,492	2,709
10,500 - 10,550	1,220	1,698	2,034	2,272	2,500	2,717
10,550 - 10,600	1,224	1,704	2,040	2,279	2,507	2,725
10,600 - 10,650	1,228	1,710	2,046	2,286	2,514	2,733
10,650 - 10,700	1,232	1,716	2,052	2,292	2,521	2,741
10,700 - 10,750	1,236	1,722	2,058	2,299	2,529	2,749
10,750 - 10,800	1,240	1,728	2,065	2,306	2,537	2,757
10,800 - 10,850	1,244	1,735	2,071	2,313	2,545	2,766
10,850 - 10,900	1,249	1,741	2,077	2,321	2,553	2,775
10,900 - 10,950	1,253	1,748	2,084	2,328	2,561	2,783
10,950 - 11,000	1,257	1,754	2,090	2,335	2,568	2,792
11,000 - 11,050	1,262	1,761	2,097	2,342	2,576	2,801
11,050 - 11,100	1,266	1,767	2,103	2,349	2,584	2,809

11,100 - 11,150	1,270	1,773	2,110	2,357	2,592	2,818
11,150 - 11,200	1,275	1,780	2,116	2,364	2,600	2,826
11,200 - 11,250	1,279	1,785	2,123	2,371	2,608	2,835
11,250 - 11,300	1,283	1,790	2,129	2,379	2,616	2,844
11,300 - 11,350	1,287	1,795	2,136	2,386	2,625	2,853
11,350 - 11,400	1,291	1,800	2,143	2,393	2,633	2,862
11,400 - 11,450	1,295	1,805	2,149	2,401	2,641	2,871
11,450 - 11,500	1,298	1,810	2,156	2,408	2,649	2,879
11,500 - 11,550	1,302	1,815	2,163	2,416	2,657	2,888
11,550 - 11,600	1,306	1,820	2,169	2,423	2,665	2,897
11,600 - 11,650	1,310	1,824	2,176	2,430	2,673	2,906
11,650 - 11,700	1,314	1,829	2,182	2,438	2,682	2,915
11,700 - 11,750	1,318	1,834	2,189	2,445	2,690	2,924
11,750 - 11,800	1,322	1,839	2,196	2,453	2,698	2,933
11,800 - 11,850	1,326	1,844	2,202	2,460	2,706	2,941
11,850 - 11,900	1,330	1,849	2,209	2,467	2,714	2,950
11,900 - 11,950	1,334	1,854	2,216	2,475	2,722	2,959
11,950 - 12,000	1,338	1,859	2,222	2,482	2,730	2,968
12,000 - 12,050	1,342	1,864	2,229	2,490	2,739	2,977
12,050 - 12,100	1,346	1,869	2,235	2,497	2,747	2,986
12,100 - 12,150	1,350	1,874	2,242	2,504	2,755	2,994
12,150 - 12,200	1,354	1,879	2,249	2,512	2,763	3,003
12,200 - 12,250	1,358	1,884	2,255	2,519	2,771	3,012
12,250 - 12,300	1,362	1,888	2,262	2,527	2,779	3,021
12,300 - 12,350	1,366	1,893	2,269	2,534	2,787	3,030
12,350 - 12,400						

12,400 - 12,450	1,374	1,903	2,282	2,549	2,804	3,048
12,450 - 12,500	1,378	1,908	2,288	2,556	2,812	3,056
12,500 - 12,550	1,382	1,913	2,295	2,564	2,820	3,065
12,550 - 12,600	1,386	1,918	2,302	2,571	2,828	3,074
12,600 - 12,650	1,390	1,923	2,308	2,578	2,836	3,083
12,650 - 12,700	1,394	1,928	2,315	2,586	2,844	3,092
12,700 - 12,750	1,398	1,933	2,322	2,593	2,853	3,101
12,750 - 12,800	1,402	1,938	2,328	2,601	2,861	3,110
12,800 - 12,850	1,406	1,943	2,335	2,608	2,869	3,118
12,850 - 12,900	1,410	1,948	2,341	2,615	2,877	3,127
12,900 - 12,950	1,414	1,952	2,348	2,623	2,885	3,136
12,950 - 13,000	1,418	1,957	2,355	2,630	2,893	3,145
13,000 - 13,050	1,421	1,961	2,359	2,636	2,899	3,151
13,050 - 13,100	1,424	1,965	2,364	2,641	2,905	3,157
13,100 - 13,150	1,427	1,969	2,368	2,646	2,910	3,163
13,150 - 13,200	1,430	1,973	2,373	2,651	2,916	3,169
13,200 - 13,250	1,432	1,976	2,377	2,656	2,921	3,175
13,250 - 13,300	1,435	1,980	2,382	2,661	2,927	3,181
13,300 - 13,350	1,438	1,984	2,386	2,666	2,932	3,187
13,350 - 13,400	1,441	1,988	2,391	2,671	2,938	3,193
13,400 - 13,450	1,444	1,991	2,395	2,676	2,943	3,199
13,450 - 13,500	1,447	1,995	2,400	2,681	2,949	3,205
13,500 - 13,550	1,450	1,999	2,404	2,686	2,954	3,211
13,550 - 13,600	1,453	2,003	2,409	2,691	2,960	3,217
13,600 - 13,650	1,456	2,006	2,413	2,696	2,965	3,223
13,650 - 13,700	1,459	2,010	2,418	2,701	2,971	3,229

13,700 - 13,750	1,462	2,014	2,422	2,706	2,976	3,235
13,750 - 13,800	1,465	2,018	2,427	2,711	2,982	3,241
13,800 - 13,850	1,468	2,022	2,431	2,716	2,987	3,247
13,850 - 13,900	1,471	2,025	2,436	2,721	2,993	3,253
13,900 - 13,950	1,473	2,029	2,440	2,726	2,998	3,259
13,950 - 14,000	1,476	2,033	2,445	2,731	3,004	3,265
14,000 - 14,050	1,479	2,037	2,449	2,736	3,009	3,271
14,050 - 14,100	1,482	2,040	2,454	2,741	3,015	3,277
14,100 - 14,150	1,485	2,044	2,458	2,746	3,020	3,283
14,150 - 14,200	1,488	2,047	2,462	2,750	3,025	3,288
14,200 - 14,250	1,490	2,051	2,466	2,755	3,030	3,294
14,250 - 14,300	1,493	2,054	2,470	2,759	3,035	3,299
14,300 - 14,350	1,496	2,057	2,474	2,764	3,040	3,304
14,350 - 14,400	1,498	2,061	2,478	2,768	3,045	3,310
14,400 - 14,450	1,501	2,064	2,482	2,772	3,050	3,315
14,450 - 14,500	1,503	2,067	2,486	2,777	3,055	3,320
14,500 - 14,550	1,506	2,071	2,490	2,781	3,059	3,326
14,550 - 14,600	1,509	2,074	2,494	2,786	3,064	3,331
14,600 - 14,650	1,511	2,077	2,498	2,790	3,069	3,336
14,650 - 14,700	1,514	2,081	2,502	2,795	3,074	3,342
14,700 - 14,750	1,516	2,084	2,506	2,799	3,079	3,347
14,750 - 14,800	1,519	2,087	2,510	2,803	3,084	3,352
14,800 - 14,850	1,521	2,091	2,514	2,808	3,089	3,357
14,850 - 14,900	1,524	2,094	2,518	2,812	3,094	3,363
14,900 - 14,950	1,527	2,097	2,522	2,817	3,098	3,368
14,950 - 15,000	1,529	2,101	2,526	2,821	3,103	3,373

15,000 - 15,050	1,532	2,104	2,530	2,826	3,108	3,379
15,050 - 15,100	1,534	2,107	2,534	2,830	3,113	3,384
15,100 - 15,150	1,537	2,111	2,538	2,835	3,118	3,389
15,150 - 15,200	1,540	2,114	2,542	2,839	3,123	3,395
15,200 - 15,250	1,542	2,117	2,546	2,843	3,128	3,400
15,250 - 15,300	1,545	2,121	2,550	2,848	3,133	3,405
15,300 - 15,350	1,547	2,124	2,554	2,852	3,138	3,410
15,350 - 15,400	1,550	2,127	2,557	2,857	3,142	3,416
15,400 - 15,450	1,553	2,131	2,561	2,861	3,147	3,421
15,450 - 15,500	1,555	2,134	2,565	2,866	3,152	3,426
15,500 - 15,550	1,558	2,137	2,569	2,870	3,157	3,432
15,550 - 15,600	1,560	2,141	2,573	2,874	3,162	3,437
15,600 - 15,650	1,563	2,144	2,577	2,879	3,167	3,442
15,650 - 15,700	1,566	2,147	2,581	2,883	3,172	3,448
15,700 - 15,750	1,568	2,151	2,585	2,888	3,177	3,453
15,750 - 15,800	1,571	2,154	2,589	2,892	3,181	3,458
15,800 - 15,850	1,573	2,157	2,593	2,897	3,186	3,464
15,850 - 15,900	1,576	2,161	2,597	2,901	3,191	3,469
15,900 - 15,950	1,579	2,164	2,601	2,906	3,196	3,474
15,950 - 16,000	1,581	2,167	2,605	2,910	3,201	3,479
16,000 - 16,050	1,584	2,171	2,609	2,914	3,206	3,485
16,050 - 16,100	1,586	2,174	2,613	2,919	3,211	3,490
16,100 - 16,150	1,589	2,177	2,617	2,923	3,216	3,495
16,150 - 16,200	1,591	2,181	2,621	2,928	3,220	3,501
16,200 - 16,250	1,594	2,184	2,625	2,932	3,225	3,506
16,250 - 16,300	1,597	2,187	2,629	2,937	3,230	3,511

16,300 - 16,350	1,599	2,191	2,633	2,941	3,235	3,517
16,350 - 16,400	1,602	2,194	2,637	2,945	3,240	3,522
16,400 - 16,450	1,604	2,197	2,641	2,950	3,245	3,527
16,450 - 16,500	1,607	2,201	2,645	2,954	3,250	3,532
16,500 - 16,550	1,610	2,204	2,649	2,959	3,255	3,538
16,550 - 16,600	1,612	2,207	2,653	2,963	3,260	3,543
16,600 - 16,650	1,615	2,211	2,657	2,968	3,264	3,548
16,650 - 16,700	1,617	2,214	2,661	2,972	3,269	3,554
16,700 - 16,750	1,620	2,217	2,665	2,976	3,274	3,559
16,750 - 16,800	1,623	2,220	2,669	2,981	3,279	3,564
16,800 - 16,850	1,625	2,224	2,672	2,985	3,284	3,569
16,850 - 16,900	1,628	2,227	2,676	2,990	3,288	3,575
16,900 - 16,950	1,630	2,230	2,680	2,994	3,293	3,580
16,950 - 17,000	1,633	2,234	2,684	2,998	3,298	3,585
17,000 - 17,050	1,635	2,237	2,688	3,003	3,303	3,590
17,050 - 17,100	1,638	2,240	2,692	3,007	3,308	3,596
17,100 - 17,150	1,640	2,243	2,696	3,011	3,313	3,601
17,150 - 17,200	1,643	2,247	2,700	3,016	3,317	3,606
17,200 - 17,250	1,645	2,250	2,704	3,020	3,322	3,611
17,250 - 17,300	1,648	2,253	2,708	3,025	3,327	3,616
17,300 - 17,350	1,651	2,257	2,712	3,029	3,332	3,622
17,350 - 17,400	1,653	2,260	2,716	3,033	3,337	3,627
17,400 - 17,450	1,656	2,263	2,719	3,038	3,341	3,632
17,450 - 17,500	1,658	2,266	2,723	3,042	3,346	3,637
17,500 - 17,550	1,661	2,270	2,727	3,046	3,351	3,643
17,550 - 17,600	1,663	2,273	2,731	3,051	3,356	3,648

17,600 - 17,650	1,666	2,276	2,735	3,055	3,361	3,653
17,650 - 17,700	1,668	2,279	2,739	3,059	3,365	3,658
17,700 - 17,750	1,671	2,283	2,743	3,064	3,370	3,663
17,750 - 17,800	1,673	2,286	2,746	3,068	3,375	3,668
17,800 - 17,850	1,676	2,289	2,750	3,072	3,379	3,673
17,850 - 17,900	1,678	2,292	2,754	3,076	3,384	3,678
17,900 - 17,950	1,681	2,295	2,758	3,080	3,388	3,683
17,950 - 18,000	1,683	2,298	2,761	3,084	3,393	3,688
18,000 - 18,050	1,685	2,301	2,765	3,089	3,397	3,693
18,050 - 18,100	1,688	2,304	2,769	3,093	3,402	3,698
18,100 - 18,150	1,690	2,308	2,772	3,097	3,407	3,703
18,150 - 18,200	1,693	2,311	2,776	3,101	3,411	3,708
18,200 - 18,250	1,695	2,314	2,780	3,105	3,416	3,713
18,250 - 18,300	1,698	2,317	2,784	3,109	3,420	3,718
18,300 - 18,350	1,700	2,320	2,787	3,113	3,425	3,723
18,350 - 18,400	1,702	2,323	2,791	3,118	3,429	3,728
18,400 - 18,450	1,705	2,326	2,795	3,122	3,434	3,733
18,450 - 18,500	1,707	2,329	2,799	3,126	3,439	3,738
18,500 - 18,550	1,710	2,332	2,802	3,130	3,443	3,743
18,550 - 18,600	1,712	2,336	2,806	3,134	3,448	3,748
18,600 - 18,650	1,715	2,339	2,810	3,138	3,452	3,753
18,650 - 18,700	1,717	2,342	2,813	3,143	3,457	3,758
18,700 - 18,750	1,719	2,345	2,817	3,147	3,461	3,763
18,750 - 18,800	1,722	2,348	2,821	3,151	3,466	3,768
18,800 - 18,850	1,724	2,351	2,825	3,155	3,471	3,772
18,850 - 18,900	1,727	2,354	2,828	3,159	3,475	3,777

18,900 - 18,950	1,729	2,357	2,832	3,163	3,480	3,782
18,950 - 19,000	1,732	2,361	2,836	3,167	3,484	3,787
19,000 - 19,050	1,734	2,364	2,839	3,172	3,489	3,792
19,050 - 19,100	1,736	2,367	2,843	3,176	3,493	3,797
19,100 - 19,150	1,739	2,370	2,847	3,180	3,498	3,802
19,150 - 19,200	1,741	2,373	2,851	3,184	3,503	3,807
19,200 - 19,250	1,744	2,376	2,854	3,188	3,507	3,812
19,250 - 19,300	1,746	2,379	2,858	3,192	3,512	3,817
19,300 - 19,350	1,749	2,382	2,862	3,197	3,516	3,822
19,350 - 19,400	1,751	2,386	2,865	3,201	3,521	3,827
19,400 - 19,450	1,753	2,389	2,869	3,205	3,525	3,832
19,450 - 19,500	1,756	2,392	2,873	3,209	3,530	3,837
19,500 - 19,550	1,758	2,395	2,877	3,213	3,535	3,842
19,550 - 19,600	1,761	2,398	2,880	3,217	3,539	3,847
19,600 - 19,650	1,763	2,401	2,884	3,222	3,544	3,852
19,650 - 19,700	1,766	2,404	2,888	3,226	3,548	3,857
19,700 - 19,750	1,768	2,407	2,892	3,230	3,553	3,862
19,750 - 19,800	1,770	2,410	2,895	3,234	3,557	3,867
19,800 - 19,850	1,773	2,414	2,899	3,238	3,562	3,872
19,850 - 19,900	1,775	2,417	2,903	3,242	3,567	3,877
19,900 - 19,950	1,778	2,420	2,906	3,246	3,571	3,882
19,950 - 20,000	1,780	2,423	2,910	3,251	3,576	3,887
20,000 - 20,050	1,783	2,426	2,914	3,255	3,580	3,892
20,050 - 20,100	1,785	2,429	2,918	3,259	3,585	3,897
20,100 - 20,150	1,787	2,432	2,921	3,263	3,589	3,902
20,150 - 20,200	1,790	2,435	2,925	3,267	3,594	3,907

20,200 - 20,250	1,792	2,439	2,929	3,271	3,599	3,912
20,250 - 20,300	1,795	2,442	2,932	3,276	3,603	3,917
20,300 - 20,350	1,797	2,445	2,936	3,280	3,608	3,922
20,350 - 20,400	1,800	2,448	2,940	3,284	3,612	3,927
20,400 - 20,450	1,802	2,451	2,944	3,288	3,617	3,931
20,450 - 20,500	1,804	2,454	2,947	3,292	3,621	3,936
20,500 - 20,550	1,807	2,457	2,951	3,296	3,626	3,941
20,550 - 20,600	1,809	2,460	2,955	3,300	3,631	3,946
20,600 - 20,650	1,812	2,463	2,958	3,305	3,635	3,951
20,650 - 20,700	1,814	2,467	2,962	3,309	3,640	3,956
20,700 - 20,750	1,817	2,470	2,966	3,313	3,644	3,961
20,750 - 20,800	1,819	2,473	2,970	3,317	3,649	3,966
20,800 - 20,850	1,821	2,476	2,973	3,321	3,653	3,971
20,850 - 20,900	1,824	2,479	2,977	3,325	3,658	3,976
20,900 - 20,950	1,826	2,482	2,981	3,330	3,663	3,981
20,950 - 21,000	1,829	2,485	2,985	3,334	3,667	3,986
21,000 - 21,050	1,831	2,488	2,988	3,338	3,672	3,991
21,050 - 21,100	1,834	2,492	2,992	3,342	3,676	3,996
21,100 - 21,150	1,836	2,495	2,996	3,346	3,681	4,001
21,150 - 21,200	1,838	2,498	2,999	3,350	3,685	4,006
21,200 - 21,250	1,841	2,501	3,003	3,355	3,690	4,011
21,250 - 21,300	1,843	2,504	3,007	3,359	3,695	4,016
21,300 - 21,350	1,846	2,507	3,011	3,363	3,699	4,021
21,350 - 21,400	1,848	2,510	3,014	3,367	3,704	4,026
21,400 - 21,450	1,851	2,513	3,018	3,371	3,708	4,031
21,450 - 21,500	1,853	2,517	3,022	3,375	3,713	4,036

21,500 - 21,550	1,855	2,520	3,025	3,379	3,717	4,041
21,550 - 21,600	1,858	2,523	3,029	3,384	3,722	4,046
21,600 - 21,650	1,860	2,526	3,033	3,388	3,727	4,051
21,650 - 21,700	1,863	2,529	3,037	3,392	3,731	4,056
21,700 - 21,750	1,865	2,532	3,040	3,396	3,736	4,061
21,750 - 21,800	1,868	2,535	3,044	3,400	3,740	4,066
21,800 - 21,850	1,870	2,538	3,048	3,404	3,745	4,071
21,850 - 21,900	1,872	2,541	3,052	3,409	3,749	4,076
21,900 - 21,950	1,875	2,545	3,055	3,413	3,754	4,081
21,950 - 22,000	1,877	2,548	3,059	3,417	3,759	4,086
22,000 - 22,050	1,880	2,551	3,063	3,421	3,763	4,090
22,050 - 22,100	1,882	2,554	3,066	3,425	3,768	4,095
22,100 - 22,150	1,885	2,557	3,070	3,429	3,772	4,100
22,150 - 22,200	1,887	2,560	3,074	3,433	3,777	4,105
22,200 - 22,250	1,889	2,563	3,078	3,438	3,781	4,110
22,250 - 22,300	1,892	2,566	3,081	3,442	3,786	4,115
22,300 - 22,350	1,894	2,570	3,085	3,446	3,791	4,120
22,350 - 22,400	1,897	2,573	3,089	3,450	3,795	4,125
22,400 - 22,450	1,899	2,576	3,092	3,454	3,800	4,130
22,450 - 22,500	1,902	2,579	3,096	3,458	3,804	4,135
22,500 - 22,550	1,904	2,582	3,100	3,463	3,809	4,140
22,550 - 22,600	1,906	2,585	3,104	3,467	3,813	4,145
22,600 - 22,650	1,909	2,588	3,107	3,471	3,818	4,150
22,650 - 22,700	1,911	2,591	3,111	3,475	3,823	4,155
22,700 - 22,750	1,914	2,594	3,115	3,479	3,827	4,160
22,750 - 22,800	1,916	2,598	3,118	3,483	3,832	4,165

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22,800 - 22,850	1,919	2,601	3,122	3,487	3,836	4,170
22,850 - 22,900	1,921	2,604	3,126	3,492	3,841	4,175
22,900 - 22,950	1,923	2,607	3,130	3,496	3,845	4,180
22,950 - 23,000	1,926	2,610	3,133	3,500	3,850	4,185
23,000 - 23,050	1,928	2,613	3,137	3,504	3,855	4,190
23,050 - 23,100	1,931	2,616	3,141	3,508	3,859	4,195
23,100 - 23,150	1,933	2,619	3,145	3,512	3,864	4,200
23,150 - 23,200	1,936	2,623	3,148	3,517	3,868	4,205
23,200 - 23,250	1,938	2,626	3,152	3,521	3,873	4,210
23,250 - 23,300	1,940	2,629	3,156	3,525	3,877	4,215
23,300 - 23,350	1,943	2,632	3,159	3,529	3,882	4,220
23,350 - 23,400	1,945	2,635	3,163	3,533	3,887	4,225
23,400 - 23,450	1,948	2,638	3,167	3,537	3,891	4,230
23,450 - 23,500	1,950	2,641	3,171	3,542	3,896	4,235
23,500 - 23,550	1,953	2,644	3,174	3,546	3,900	4,240
23,550 - 23,600	1,955	2,647	3,178	3,550	3,905	4,245
23,600 - 23,650	1,957	2,651	3,182	3,554	3,909	4,249
23,650 - 23,700	1,960	2,654	3,185	3,558	3,914	4,254
23,700 - 23,750	1,962	2,657	3,189	3,562	3,919	4,259
23,750 - 23,800	1,965	2,660	3,193	3,566	3,923	4,264
23,800 - 23,850	1,967	2,663	3,197	3,571	3,928	4,269
23,850 - 23,900	1,970	2,666	3,200	3,575	3,932	4,274
23,900 - 23,950	1,972	2,669	3,204	3,579	3,937	4,279
23,950 - 24,000	1,974	2,672	3,208	3,583	3,941	4,284
24,000 - 24,050	1,977	2,676	3,211	3,587	3,946	4,289
24,050 - 24,100	1,979	2,679	3,215	3,591	3,951	4,294

24,100 - 24,150	1,982	2,682	3,219	3,596	3,955	4,299
24,150 - 24,200	1,984	2,685	3,223	3,600	3,960	4,304
24,200 - 24,250	1,987	2,688	3,226	3,604	3,964	4,309
24,250 - 24,300	1,989	2,691	3,230	3,608	3,969	4,314
24,300 - 24,350	1,991	2,694	3,234	3,612	3,973	4,319
24,350 - 24,400	1,994	2,697	3,238	3,616	3,978	4,324
24,400 - 24,450	1,996	2,701	3,241	3,620	3,983	4,329
24,450 - 24,500	1,999	2,704	3,245	3,625	3,987	4,334
24,500 - 24,550	2,001	2,707	3,249	3,629	3,992	4,339
24,550 - 24,600	2,004	2,710	3,252	3,633	3,996	4,344
24,600 - 24,650	2,006	2,713	3,256	3,637	4,001	4,349
24,650 - 24,700	2,008	2,716	3,260	3,641	4,005	4,354
24,700 - 24,750	2,011	2,719	3,264	3,645	4,010	4,359
24,750 - 24,800	2,013	2,722	3,267	3,650	4,015	4,364
24,800 - 24,850	2,016	2,725	3,271	3,654	4,019	4,369
24,850 - 24,900	2,018	2,729	3,275	3,658	4,024	4,374
24,900 - 24,950	2,021	2,732	3,278	3,662	4,028	4,379
24,950 - 25,000	2,023	2,735	3,282	3,666	4,033	4,384
25,000 - 25,050	2,025	2,738	3,286	3,670	4,037	4,389
25,050 - 25,100	2,028	2,741	3,290	3,674	4,042	4,394
25,100 - 25,150	2,030	2,744	3,293	3,679	4,047	4,399
25,150 - 25,200	2,033	2,747	3,297	3,683	4,051	4,404
25,200 - 25,250	2,035	2,750	3,301	3,687	4,056	4,408
25,250 - 25,300	2,038	2,754	3,304	3,691	4,060	4,413
25,300 - 25,350	2,040	2,757	3,308	3,695	4,065	4,418
25,350 - 25,400	2,042	2,760	3,312	3,699	4,069	4,423

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25,400 - 25,450	2,045	2,763	3,316	3,704	4,074	4,428
25,450 - 25,500	2,047	2,766	3,319	3,708	4,079	4,433
25,500 - 25,550	2,050	2,769	3,323	3,712	4,083	4,438
25,550 - 25,600	2,052	2,772	3,327	3,716	4,088	4,443
25,600 - 25,650	2,055	2,775	3,331	3,720	4,092	4,448
25,650 - 25,700	2,057	2,778	3,334	3,724	4,097	4,453
25,700 - 25,750	2,059	2,782	3,338	3,729	4,101	4,458
25,750 - 25,800	2,062	2,785	3,342	3,733	4,106	4,463
25,800 - 25,850	2,064	2,788	3,345	3,737	4,111	4,468
25,850 - 25,900	2,067	2,791	3,349	3,741	4,115	4,473
25,900 - 25,950	2,069	2,794	3,353	3,745	4,120	4,478
25,950 - 26,000	2,072	2,797	3,357	3,749	4,124	4,483
26,000 - 26,050	2,074	2,800	3,360	3,753	4,129	4,488
26,050 - 26,100	2,076	2,803	3,364	3,758	4,133	4,493
26,100 - 26,150	2,079	2,807	3,368	3,762	4,138	4,498
26,150 - 26,200	2,081	2,810	3,371	3,766	4,143	4,503
26,200 - 26,250	2,084	2,813	3,375	3,770	4,147	4,508
26,250 - 26,300	2,086	2,816	3,379	3,774	4,152	4,513
26,300 - 26,350	2,089	2,819	3,383	3,778	4,156	4,518
26,350 - 26,400	2,091	2,822	3,386	3,783	4,161	4,523
26,400 - 26,450	2,093	2,825	3,390	3,787	4,165	4,528
26,450 - 26,500	2,096	2,828	3,394	3,791	4,170	4,533
26,500 - 26,550	2,098	2,832	3,398	3,795	4,175	4,538
26,550 - 26,600	2,101	2,835	3,401	3,799	4,179	4,543
26,600 - 26,650	2,103	2,838	3,405	3,803	4,184	4,548
26,650 - 26,700	2,106	2,841	3,409	3,807	4,188	4,553

26,700 - 26,750	2,108	2,844	3,412	3,812	4,193	4,558
26,750 - 26,800	2,110	2,847	3,416	3,816	4,197	4,563
26,800 - 26,850	2,113	2,850	3,420	3,820	4,202	4,568
26,850 - 26,900	2,115	2,853	3,424	3,824	4,207	4,572
26,900 - 26,950	2,118	2,856	3,427	3,828	4,211	4,577
26,950 - 27,000	2,120	2,860	3,431	3,832	4,216	4,582
27,000 - 27,050	2,123	2,863	3,435	3,837	4,220	4,587
27,050 - 27,100	2,125	2,866	3,438	3,841	4,225	4,592
27,100 - 27,150	2,127	2,869	3,442	3,845	4,229	4,597
27,150 - 27,200	2,130	2,872	3,446	3,849	4,234	4,602
27,200 - 27,250	2,132	2,875	3,450	3,853	4,239	4,607
27,250 - 27,300	2,135	2,878	3,453	3,857	4,243	4,612
27,300 - 27,350	2,137	2,881	3,457	3,862	4,248	4,617
27,350 - 27,400	2,140	2,885	3,461	3,866	4,252	4,622
27,400 - 27,450	2,142	2,888	3,464	3,870	4,257	4,627
27,450 - 27,500	2,144	2,891	3,468	3,874	4,261	4,632
27,500 - 27,550	2,147	2,894	3,472	3,878	4,266	4,637
27,550 - 27,600	2,149	2,897	3,476	3,882	4,271	4,642
27,600 - 27,650	2,152	2,900	3,479	3,886	4,275	4,647
27,650 - 27,700	2,154	2,903	3,483	3,891	4,280	4,652
27,700 - 27,750	2,157	2,906	3,487	3,895	4,284	4,657
27,750 - 27,800	2,159	2,909	3,491	3,899	4,289	4,662
27,800 - 27,850	2,161	2,913	3,494	3,903	4,293	4,667
27,850 - 27,900	2,164	2,916	3,498	3,907	4,298	4,672
27,900 - 27,950	2,166	2,919	3,502	3,911	4,303	4,677
27,950 - 28,000	2,169	2,922	3,505	3,916	4,307	4,682

28,000 - 28,050	2,171	2,925	3,509	3,920	4,312	4,687
28,050 - 28,100	2,174	2,928	3,513	3,924	4,316	4,692
28,100 - 28,150	2,176	2,931	3,517	3,928	4,321	4,697
28,150 - 28,200	2,178	2,934	3,520	3,932	4,325	4,702
28,200 - 28,250	2,181	2,938	3,524	3,936	4,330	4,707
28,250 - 28,300	2,183	2,941	3,528	3,940	4,335	4,712
28,300 - 28,350	2,186	2,944	3,531	3,945	4,339	4,717
28,350 - 28,400	2,188	2,947	3,535	3,949	4,344	4,722
28,400 - 28,450	2,191	2,950	3,539	3,953	4,348	4,727
28,450 - 28,500	2,193	2,953	3,543	3,957	4,353	4,731
28,500 - 28,550	2,195	2,956	3,546	3,961	4,357	4,736
28,550 - 28,600	2,198	2,959	3,550	3,965	4,362	4,741
28,600 - 28,650	2,200	2,962	3,554	3,970	4,367	4,746
28,650 - 28,700	2,203	2,966	3,557	3,974	4,371	4,751
28,700 - 28,750	2,205	2,969	3,561	3,978	4,376	4,756
28,750 - 28,800	2,208	2,972	3,565	3,982	4,380	4,761
28,800 - 28,850	2,210	2,975	3,569	3,986	4,385	4,766
28,850 - 28,900	2,212	2,978	3,572	3,990	4,389	4,771
28,900 - 28,950	2,215	2,981	3,576	3,994	4,394	4,776
28,950 - 29,000	2,217	2,984	3,580	3,999	4,399	4,781
29,000 - 29,050	2,220	2,987	3,584	4,003	4,403	4,786
29,050 - 29,100	2,222	2,991	3,587	4,007	4,408	4,791
29,100 - 29,150	2,225	2,994	3,591	4,011	4,412	4,796
29,150 - 29,200	2,227	2,997	3,595	4,015	4,417	4,801
29,200 - 29,250	2,229	3,000	3,598	4,019	4,421	4,806
29,250 - 29,300	2,232	3,003	3,602	4,024	4,426	4,811

29,300 - 29,350	2,234	3,006	3,606	4,028	4,431	4,816
29,350 - 29,400	2,237	3,009	3,610	4,032	4,435	4,821
29,400 - 29,450	2,239	3,012	3,613	4,036	4,440	4,826
29,450 - 29,500	2,242	3,016	3,617	4,040	4,444	4,831
29,500 - 29,550	2,244	3,019	3,621	4,044	4,449	4,836
29,550 - 29,600	2,246	3,022	3,624	4,049	4,453	4,841
29,600 - 29,650	2,249	3,025	3,628	4,053	4,458	4,846
29,650 - 29,700	2,251	3,028	3,632	4,057	4,462	4,851
29,700 - 29,750	2,254	3,031	3,636	4,061	4,467	4,856
29,750 - 29,800	2,256	3,034	3,639	4,065	4,472	4,861
29,800 - 29,850	2,259	3,037	3,643	4,069	4,476	4,866
29,850 - 29,900	2,261	3,040	3,647	4,073	4,481	4,871
29,900 - 29,950	2,263	3,044	3,650	4,078	4,485	4,876
29,950 - 30,000	2,266	3,047	3,654	4,082	4,490	4,881
Income of \$30,000	0					
or more	2,266 + 6.4% of income over \$30,000	3,047 + 8.1% of income over \$30,000	3,654 + 9.6% of income over \$30,000	4,082 + 10.7% of income over \$30,000	4,490 + 11.8% of income over \$30,000	4,881 + 12.8% of income over \$30,000

BASIC VISITATION INSTRUCTIONS FOR WORKSHEET A

Line 1. Gross monthly income:

Includes all income, except TANF, food stamps and supplemental security income. If a parent pays child support by court order to other children, subtract from gross income. Use current income if steady. If income varies a lot from month to month, use an average of the last twelve months, if available, or last year's income tax return. Add both parents' gross incomes and put total under the combined column.

Line 2. Percentage of Combined Income:

Divide each parent's income by combined income to get that parent's percentage of combined income.

Lines 3 and 4. Basic Support:

Fill in number of children on worksheet (Line 3). Round combined income to nearest fifty dollars (\$50.00). Look at the basic child support schedule. In the far left-hand column of the basic child support schedule, find the rounded combined income figure. Read across to the column with the correct number of children. Enter that amount on Line 4.

Line 5. Children's Health and Dental Insurance Premium:

Enter the cost paid by a parent for covering these children with medical and dental insurance under that parent's column on Line 5. Add costs paid by each parent and enter under the combined column on Line 5.

Line 6. Work-Related Child Care:

Enter the cost paid by each parent for work-related child care. If the cost varies (for example, between school year and summer), take the total yearly cost and divide by twelve. Enter each parent's figure in that parent's column on Line 6. Add the cost for both parents and enter in the combined column on Line 6.

Line 7. Additional Expenses:

Enter the amounts paid by each parent for additional expenses provided by Subsection I of this section on Line 7. Add the cost for both parents and enter in the combined column on Line 7.

Line 8. Total Support:

Total the basic support amount from Line 4 in the combined column with the combined column on Lines 5, 6 and 7 and enter the totals in combined column on Line 8.

Line 9. Each Parent's Obligation:

Multiply the total child support amount on Line 8 by each parent's percentage share on Line 2, and enter each parent's dollar share under that parent's column on Line 9.

Line 10. Total Support:

Enter the total amount shown for each parent on Line 8 beside the "minus" marks on Line 10. Line 11. Each Parent's Net Obligation:

For each parent, subtract the amount on Line 10 from the amount on Line 9. Enter the difference for each parent in that parent's column on Line 11. The amount in the box "other parent" is what that parent pays to the custodial parent each month. Do not subtract the amount on the custodial parent's Line 11 from the amount in the other parent's box. The custodial parent is presumed to use the amount in that parent's column on Line 11 for the children.

WORKSHEET A - BASIC VISITATION

	COUNTY OFSTATE OF NEW MEXIC					
	NO					
Pe	, titioner,					
vs.						
	,					
Res	pondent.					
		MONTHLY CHI Custodial Parent		Other	IGA'	Combined
1.	Gross Monthly Income	\$	+	\$	=	\$
2.	Percentage of Combined Income					
	(Each parent's income divided					
	by combined income)	%	+	%	=	100%
3.	Number of Children					
4.	Basic Support from Schedule					
	(Use combined income from Line 1)				=	
5.	Children's Health and					
	Dental Insurance Premium		+		=	
6.	Work-Related Child Care		+		=	
7.	Additional Expenses		+		=	
8.	Total Support (Add					
	Lines 5, 6 and					
	7 for each parent					
	and Lines 4, 5, 6 and 7 for combined					

	column)		+		=	
9.	Each Parent's Obligation					
	(Combined Column Line					
	8 x each parent's					
	Line 2)					
10.	Enter amount for					
	each parent from					
	Line 8					
11.	Each Parent's Net					
	Obligation (Subtract					
	Line 10 from Line 9					
	for each parent)					Other Parent pays Custodial Parent this Amount
_	PAYS			E	EACH I	MONTH \$
Pe	etitioner's Signature	Respo	ndent	's Signatur	e	
D	ate:					

SHARED RESPONSIBILITY INSTRUCTIONS FOR WORKSHEET B

Part 1 - Basic Support:

Line 1. Gross Monthly Income:

Includes all income, except TANF, food stamps and supplemental security income. See text for allowed deductions from income. Use current income if steady. If income varies a lot from month to month, use an average of the last twelve months, if available, or last year's income tax return. Add both parents' gross incomes and put total under the combined column.

Line 2. Percentage of Combined Income:

Divide each parent's income by combined income to get that parent's percentage of combined income.

Lines 3 and 4. Basic Support:

Fill in the number of children on the worksheet (Line 3). Round combined income to nearest fifty dollars (\$50.00). Look at the basic child support schedule. In the far left-hand column of that schedule, find the rounded combined income figure. Read across to the column with the correct number of children. Enter that amount on Line 4.

Line 5. Shared Responsibility Basic Obligation:

Multiply the basic obligation on Line 4 by 1.5.

Line 6. Each Parent's Share:

Multiply the support amount on Line 5 by each parent's percentage share on Line 2, and enter each parent's dollar share under that parent's column on Line 6.

Line 7. Each Parent's Time of Care for Children:

Enter the number of twenty-four-hour days of responsibility that each parent has each child in a year according to the parenting plan.

Line 8. Percentage of Twenty-Four-Hour Days With Each Parent:

Divide each parent's number of twenty-four-hour days (Line 7) by three hundred sixty-five to obtain a percentage.

Line 9. Amount Retained:

Under shared responsibility arrangements, each parent retains the percentage of the basic support obligation equal to the number of twenty-four-hour days of responsibility spent by each child with each respective parent divided by three hundred sixty-five. Multiply each parent's share of basic support (Line 6) by the percentage in that parent's Line 8 and enter the result on that parent's Line 9. This is the amount that each parent retains to pay the children's expenses during that parent's periods of responsibility.

Line 10. Each Parent's Basic Obligation:

Subtract the amount retained by each parent for direct expenses (Line 9) from that parent's share (Line 6) and enter the difference on that parent's Line 10.

Line 11. Amount Transferred for Basic Support:

In shared responsibility situations, both parents are entitled not only to retain money for direct expenses but also to receive contributions from the other parent toward those expenses. Therefore, subtract the smaller amount on Line 10 from the larger amount on Line 10 to arrive at a net amount transferred for basic support.

Part 2 - Additional Payments:

Line 12. Children's Health and Dental Insurance Premium:

Enter the cost paid by a parent for covering these children with medical and dental insurance under that parent's column on Line 12. Add costs paid by each parent and enter under the combined column on Line 12.

Line 13. Work-Related Child Care:

Enter the cost paid by each parent for work-related child care. If the cost varies (for example, between school year and summer), take the total yearly cost and divide by twelve. Enter each parent's figure in that parent's column on Line 13. Add the cost for both parents and enter in combined column on Line 13.

Line 14. Additional Expenses:

Enter the cost paid by each parent for additional expenses provided by Subsection I of this section on Line 14.

Line 15. Total Additional Payments:

For each parent, total the amount paid by that parent for insurance, child care and additional expenses (Lines 12, 13 and 14). Enter the total in that parent's column on Line 15 and the total of both parents' expenses under the combined column on Line 15.

Line 16. Each Parent's Obligation:

Multiply the total additional payments (combined column on Line 15) by each parent's percentage share of income on Line 2, and enter each parent's dollar share of the additional payments on that parent's Line 16.

Line 17. Amount Transferred:

Subtract each parent's obligation for additional expenses (that parent's Line 16) from the total additional payments made by that parent (that parent's Line 15). The parent with a "minus" figure pays the other parent the amount on Line 17.

Part 3 - Net Amount Transferred:

Line 18. Combine Lines 11 and 17:

Combine the amount owed by one parent to the other for basic support (Line 11) and the amount owed by one parent to the other for additional payments (Line 17). If the same parent owes for both obligations, add Lines 11 and 17, and enter the total on Line 18. If one parent owes for basic support and the other owes for additional payments, subtract the smaller amount from the larger and enter on Line 18. Fill in the blanks by stating which parent pays and which parent receives the net amount transferred.

History: 1978 Comp., § 40-4-11.1, enacted by Laws 1988, ch. 87, § 2; 1991, ch. 206, § 1; 1995, ch. 142, § 1; 2008, ch. 48, § 1.

WORKSHEET B - SHARED RESPONSIBILITY ______ JUDICIAL DISTRICT COURT

(COUNTY OF						
;	STATE OF NEW MEXICO						
	NO						
Pet	itioner,						
vs.							
Reci	, pondent.						
ics	MONTHLY CI	HILD SUPPO	ORT (DBLIG.	ATIO	N	
Part	1 - Basic Support:	Mother		Fat	her		Combined
1.	Gross Monthly Income	\$	+	\$		=	\$
2.	Percentage of Combined Income						
	(Each parent's income divided						
	by combined income)	%	+		%	=	100%
3.	Number of Children						
4.	Basic Support from Schedule						
	(Use combined income from Line 1)					=	
5.	Shared Responsibility Basic						
	Obligation (Line 4 x 1.5)					=	
6.	Each Parent's Share (Line 5						
	x each parent's Line 2)						
7.	Number of 24-Hour Days						
	with Each Parent (must						
	total 365)		+			=	<u>365</u>
8.	Percentage with Each Parent						
	(Line 7 divided by 365)	%	+		%	=	100%
9.	Amount Retained (Line						
	6 x Line 8 for Each						
	Parent)						
10.	Each Parent's Basic						
	Obligation (subtract						
	Line 9 from Line 6)						

11.	Amount Transferred						
	(subtract smaller amount						
	on Line 10 from larger						
	amount on Line 10). Parent						
	with larger amount on Line						
	10 pays other parent the						
	difference.						
Part	2 - Additional Payments:						
12.	Children's Health and						
	Dental Insurance						
	Premium		+		=		
13.	Work-Related Child						
	Care		+		=		
14.	Additional						
	Expenses		+		=		
15.	Total Additional						
	Payments (Add Lines						
	12, 13 and 14 for each						
	parent and for combined						
	column)		+		=		
16.	Each Parent's Obligation						
	(Combined Column Line 15						
	x each parent's Line 2)						
17.	Amount Transferred						
	(Subtract each parent's						
	Line 16 from that parent's Line 15).						
	Parent with "minus"						
	figure pays that amount						
	to other parent.						
Part	3 - Net Amount Transferred:						
18.	Combine Lines 11 and 17 by						

addition if same parent pays

on both lines, oth	nerwise by		
subtraction.			
	_PAYS	_EACH MONTH \$	
Petitioner's Signature	Respondent's Signature	e	

INSTRUCTIONS FOR COMPLETING AN ORDER ESTABLISHING PARENTAGE, CUSTODY, TIME-SHARING AND CHILD SUPPORT

To complete this order you will need a copy or your "Petition to Establish Parentage, Custody, Time-Sharing and Child Support,' then, **READ THE GENERAL INSTRUCTIONS FIRST THEN FOLLOW THESE INSTRUCTIONS NUMBERED IN BRACKETS TO MATCH THE IDENTIFYING NUMBERS IN BRACKETS ON THE ORDER FORM. TYPE OR PRINT NEATLY USING BLACK INK.**

- [1] Fill in the name exactly as it appears on your Petition
- [2] Fill in your case number.
- [3] Fill in the Respondent's name exactly as it appears on your Petition.
- [4] Fill in the Child(ren)'s name(s) the same as on your Petition.
- [5] Fill in the name of County in which you reside.
- [6] Fill in the name of the mother of the child(ren).
- [7] Minor children subject to this proceeding.
 - (a) Fill in the name(s) of each of the child(ren).
 - (b Fill in the date(s) of birth of each child.
 - (c) Fill in the present age(s) of each child

PARENTAGE

- [8] Fill in the name of the father of the child(ren).
- [9] List the names of the children
- [10] Write an explanation of what the finding of paternity is based on, for example, Birth Certificate, or Genetic Testing, or Affidavit of Acknowledgment.

CHILD CUSTODY

[11] Choose only ONE of these paragraphs.

	(a) [] Both Petitioner and Respondent are fit and proper persons to have care, custody					
and control of the minor children of the parties.						
OR:	(b) []	_ is fit and proper person to have primary care,				
custody and control of the minor children of the parties.						

TIME-SHARING

- [12] Choose only ONE of these paragraphs indicating the timesharing schedule you are asking the Judge to approve.
- (a) Put an (X) for this paragraph if you are using a separate Parenting Plan. Attach a copy of the Parenting Plan to this Order.
- **OR:** (b) Put an (X) for this paragraph if you are not using a separate Parenting Plan; then,
 - (i) Write in the visitation or time-sharing schedule you are asking the Judge to approve.
- **OR:** (c) Put an (X) for this paragraph if you are using the Parenting Plan provided; Modify this form as needed and attach a copy to this Order.

CHILD SUPPORT

- [13] Choose only ONE of these paragraphs.
 - (a) Choose this paragraph if you are using the amount of child support determined by the child support worksheet; then,
 - (i) Fill in the name of the party the worksheet says pays child support; and,
 - (ii) Fill in the amount of child support from the worksheet. Be sure to attach the completed, signed and dated Worksheet.
- **OR:** (b) Choose this paragraph if the amount of support deviates (does NOT follow the Worksheet) from the child support guidelines; then
 - (i) Fill in the name of the party the worksheet says pays child support;
 - (ii) Fill in the amount of child support that will be paid per month; and
 - (iii) Write down why the child support guidelines should be waived. Explain the circumstances for the hardship that make this case a special one. Be sure to attach the completed, signed and dated worksheet.
- [14] WAGE ASSIGNMENT or WAIVER: Choose only ONE paragraph.
 - (a) WAGE ASSIGNMENT: Put an (X) in the box if you want the child support withheld for the pay of the party paying child support; then,
 - (i) Fill in the name of the party who will pay child support; then,
 - (ii) Fill in the amount of child support to be withheld each month;

- **OR:** (b) WAIVER of WAGE ASSIGNMNET: Put an (X) in the box if you want to waive wage assignment and have the payments made by one parent directly to the other parent.
- [15] Fill in the name of the natural mother.
- [16] Fill in the name of the natural father.
- [17] Fill in the names of the Children and their dates of birth. NOTE: THEY SHOULD

MATCH THE NAMES AND DATE OF BIRTH ON (7), (a) AND (b)

- [18] CHILD CUSTODY: Choose only one these paragraphs
- (a) Put an (X) in the box to show you WANT joint custody. **NOTE: If you selected** [11] (a) on page 3 of this Order, you must choose this option.
- **OR:** (b) Put an (X) in the box to show you do NOT WANT joint custody. Then, at (i) fill in the name of the parent the children will live with most of the time.
- [19] TIME-SHARING: Choose one of these paragraphs.
 - (a) Put an (X) in this paragraph if you are using a separate Parenting Plan;
- **OR:** (b) Put an (X) in this paragraph if you are not using a separate Parenting Plan: then,
 - (i) fill in the visitation or time-sharing schedule. **NOTE: This should be the same as in [12] (b) on page 3 of this Order.**
- [20] Fill in the name of the party the child support worksheet says pays child support.
- [21] Fill in the amount of child support to be paid each month.
- [22] Fill in the name of the parent who will receive the child support.
- [23] through [26] DATE SELECTED FOR FIRST CHILD SUPPORT PAYMENT.
- [23] Fill in the day, (1st, or 15th, for example);
- [24] Fill in the month selected to begin the child support payments (this is often the first month following the preparation of the Order):
- [25] Fill in the number to show the right year.
- [26] Fill in the day the child support will be paid each month, usually the "first," but can be another day.
- [27] and [28] Select the date for the parties to exchange financial information each year, so adjustments can be made for future child support. This is required in New Mexico.
- [27] Fill in the day selected.
- [28] Fill in the month selected. This is often May or June, so the tax returns for the previous year is available.

- [29] Procedure for paying child support. There are three choices, pick the ONE that applies.
- (a)WAIVER of WAGE ASSIGNMENT: Put an (X) in the box if you want to waive wage assignment, NOTE: If you selected [14] (b) on page 5 of this Order, you must select this paragraph.
 - (i) Fill in the name of the party who will receive child support;
 - (ii) Fill in the address of the person who will receive the child support;
- **OR:** (b) WAGE ASSIGNMENT: Put an (X) in the box if the child support is to be withheld from the income of the party paying child support; then,
 - (i) Fill in the name of the party paying the child support;
 - (ii) Fill in the social security number of the party paying the child support.
 - (iii) Fill in the Child Support Enforcement account number to be shown on each child support payment withheld and sent to the agency;
- **OR:** (c) Put an (X) in the box if the parent who is to receive child support received assistance for the Humans Services Department of the State of New Mexico (AFDC); then,
 - (i) Fill in the Child support Enforcement account number.
- [30] Put an (X) in the box if payments on back child support are going to be made in addition to the current child support obligation; then,
 - (a) Fill in "Petitioner" or "Respondent" to show who will pay the additional payments.
 - (b) Fill in the total amount of back child support that is owed.
 - (c) Fill in the amount of additional monthly payments for paying off the back child support.
- [31] Put an (X) in the box if lying-in expenses are to be paid.
 - (a) Fill in "Petitioner" or "Respondent" to show who will pay the lying-in expenses;
 - (b) Fill in the total amount of lying-in expenses owed to all person or businesses;
 - (c) Fill in the name of each person or business who will receive a payment for these expenses;
 - (d) Fill in the amount to be paid to each person or business:

- (e) Write a brief explanation concerning each service that has been provided.
- [32] Put an (X) in the box if health and dental insurance is to be provided; then,
 - (a) Write in the name of the parent who will pay the health insurance.
- [33] Put an (X) in the box if you want to determine how medical expenses not covered by insurance will be provided for the children; then,
 - (a) Write down the arrangement for paying medical expenses not covered by insurance. (Your Petition will help you in getting this blank filled in).
- [34] Put an (X) in the box if life insurance will be provided; then,
 - (a) Fill in the name of the parent who will have the life insurance coverage.
 - (b) Fill in the benefit amount of the life insurance.
- [35] Fill in the name(s) of the children as listed in [7] (a) on page 2 of this Order.
- [36] through [38] LEAVE BLANK for the Judge to fill in.
- [39] Petitioner signs on this line.
- [40] Respondent signs on this line.

STATE OF NEW MEXICO	
COUNTY OF BERNALILLO	
SECOND JUDICIAL DISTRICT	
[1]	
Petitioner,	
	V [4]
V.	No. [2]
[3]	
Respondent,	
and involving,	
[4]	,
The Minor Child(ren).	
	SUPPORT the Court upon Petitioner's Petition to Establish
Parentage, Determine Custody, Time-Sharing	g, and Assess Child Support, the Court having
considered the evidence presented before it	and being fully advised in the premises, hereby
enters its Finding of Fact, Conclusions of Law	and Final Order as follows:
THE COURT FINDS:	
A. BACKGROUND.	
1. Petitioner lives in the State of New 1	Mexico and resides in
[5] Cour	nty.
2. [6] is the	mother of the minor chid(ren), namely:

[7] Minor Children Subject to this Proceeding:

(a) (b) (c) 3. This Court has jurisdiction to determine custody and time-sharing issues. B. PARENTAGE 4. The Court finds that [8] is the father of the child(r	<u>NAME</u>	DATE OF BIRTH	PRESENT AGE
B. PARENTAGE 4. The Court finds that [8] is the father of the child(r. [9] NAMES OF THE CHILDREN	(a)		
B. PARENTAGE 4. The Court finds that [8] is the father of the child(r. [9] NAMES OF THE CHILDREN			
B. PARENTAGE 4. The Court finds that [8] is the father of the child(r. [9] NAMES OF THE CHILDREN			
B. PARENTAGE 4. The Court finds that [8] is the father of the child(r. [9] NAMES OF THE CHILDREN			
B. PARENTAGE 4. The Court finds that [8] is the father of the child(r. [9] NAMES OF THE CHILDREN			
B. PARENTAGE 4. The Court finds that [8] is the father of the child(r. [9] NAMES OF THE CHILDREN			
B. PARENTAGE 4. The Court finds that [8] is the father of the child(r. [9] NAMES OF THE CHILDREN			
B. PARENTAGE 4. The Court finds that [8] is the father of the child(r. [9] NAMES OF THE CHILDREN			
[9] NAMES OF THE CHILDREN		diction to determine custody an	nd time-sharing issues.
	4. The Court finds tha	[8]	is the father of the child(ren)
	[9] NAMES OF THE CHII	LDREN_	
	[10] 5. This finding of Pate	ernity is based upon:	

C. **CHILD CUSTODY** (Complete one of the following:)

[11] (a) [] Both Petitioner and Respondent are fit and proper persons to have care, custody
and control of the minor child(ren) of the parties.
OR: (b) [] is a fair and proper person to have
primary care, custody and control of the minor child(ren) of the parties.
D. TIME-SHARING (Complete one of the following:)
[12] (a) [] The parties have entered into a Parenting Plan that describes the agreed upon
time-sharing schedule of each parent with the minor child(ren). The Agreement or Plan i
filed herewith.
OR:
(b) [] The parties have agreed to the following time-sharing plan for the child(ren):
(i)
OR:
(c) [] Petitioner has submitted a Parenting Plan that describes the proposed time-sharing
schedule of each parent with the minor child(ren). The parenting Plan is filed
herewith:

E. CHILD SUPPORT
[13] (a) [] is able-bodied person, capable of paying child support
in the amount of (ii) \$ per month. A Child Support Worksheet is filed herewith,
and this amount is in accordance with the Child Support Guidelines.
OR:
(b) [] is an able-bodied person who is capable of paying child
support and should be required to contribute (ii) \$ per month for child
support. A Child Support Worksheet is filed herewith. The amount of child support
deviates from Guideline Child Support. The Child Support Guidelines are waived in
this matter because following the Guidelines would create a substantial hardship due
to these circumstances:
(iii)
It is therefore determined that application of the Guidelines would be unjust or
inappropriate.
[14] F. WAGE ASSIGNMENT
(a) [] The income of (i), the support obligor, shall be
subject to immediate income withholding in the amount of (ii) \$ per month for child
support.

	_	_	_	
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(b)	[] The	Petitioner	has	waived	immediate	income	withholding	and	have	agrees	that
	th	e supp	ort obligor	will	make c	hild suppor	t paymer	nts directly to	the	suppo	rt oblig	gee.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED AS FOLLOWS:

1.	[15] _	is	det	termined to b	e tł	ne n	atura	al mothe	r and		
	[16] _		is	determined	to	be	the	natural	father	of	the
chi	ldren:										

[17]

NAME	DATE OF BIRTH	PRESENT AGE
(a)	(b)	(c)

2.	[18] (a) [] Petitioner and	Respondent	are awarded	joint legal	custody	of the	minor
	child(ren)	of the parties.						

OR: (b) [] (i) ______ is awarded primary care, custody and control of the minor chid(ren) of the parties.

- 3. [19] Time-sharing with the minor child(ren) will be:
- (a) [] as shown in the Parenting Plan filed herewith.

OR: (b) [] as follows:

(i)

4. [20]	is ordered to pay c	hild support in the amount
of [21] \$	per month payable to [22]	,
commencing on the [23]	_ day of [24]	, [25] 20 and on the
[26] day of each and ev	very month thereafter. The amoun	t of child support has been
determined in accordance with the	ne current New Mexico Child Sup	port Guidelines. Financial
information will be exchanged b	by the parties annually on or before	re the [27] day
of [28]	_ each year.	

Support shall cease when a child of the parties reaches the age of 18, is emancipated, and

If the paying parent accrues a delinquency in his or her support obligations hereunder equal to at least one month's support obligation, his or her income shall be subject to withholding in an amount sufficient to satisfy the support order and an additional amount to reduce the deficiency.

5.	[29] (a	1) [] The Petitioner has waived income withholding. The obligor parent shall
	make ₁	payments directly to:
NAME:	: (i) _	
ADDRI	ESS: (i	ii)
OR:		
	(b) []	Immediate income withholding for child support is ordered. The employer of
1	the o	bligor, (i), Social Security No. (ii)
		shall make child support payments to:
	a.	Child Support Enforcement, Accounting Division P.O. Box 25109 Albuquerque, NM 87125
	b.	The account number (iii) shall be shown on each
		payment.
OR	:	
	(c)	[] Because the custodial parent is now receiving aid from the State of New
Mex	xico, tł	ne following special orders apply:
	a.	Child Support payments should be made directly to:
		Child Support Enforcement, Accounting Division P.O. Box 25109 Albuquerque, NM 87125
	b.	The account number (i) shall be shown on each payment.
	c.	The child(ren) will be covered under a group insurance policy which is
		available to the parent who is making the child support payments.

6. [30] [] In addition to the child support ordered in paragraph 4 above,			
(a)	(a) is ordered to pay retroactive child support as follows:		
(b) \$, payable at (c) \$	per month, the	
retroactive child support to be J	paid at the same time and in addition t	o the child support amounts	
shown in paragraph 4.			
7. [31] [] (a)	is or	rdered to pay lying-in	
Expenses, including hospital and medical expenses, in the total amount of (b)			
\$, payable as follows:		
(c) PAYMENT TO:		LANATION ETAIL:	
8. [32] [] Health and d	ental insurance for the child(ren) will	be paid by	
(a)	·		
9. [33] [] Medical expo	enses for the child(ren) not paid by ins	surance will be paid by the	
parents as follows:			
(a)			

10. [34] [] (a)	is ordered to purchase life insurance with	
a benefit amount of (b) \$, naming the other parent as trustee for the benefit of the	
minor child(ren) in order to pay the child	support upon the paying parent's death	ı.
11. [35] The Department of Vital	Statistics of the State of New Mexico is	s ordered to
change the birth record(s) of	to reflect this parentage	
determination.		
DONE BY THE COURT thi	is [36] day of [37]	[38]
20		
	DISTRICT COURT JUDG	 GE
APPROVED:		
[39]Petitioner		
rentioner		
Respondent		