MOTION TO MODIFY OR ENFORCE CHILD SUPPORT ORDER

PROCEDURE FOR FILING A MOTION AND REQUEST FOR HEARING

Included forms:

- 1) Motion
- 2) Request for Hearing
- 3) Notice of Hearing
- 4) Stipulation for Modification of Previous Decree/Judgment/Order (only with the Motion to Modify Previous Decree/Judgment/Order (when parties agree))
- 5) Order of Modification (this is only used with a request for modification. It will be used following the hearing or with the Motion to Modify Previous Decree/Judgment/Order (when parties agree))
- 6) Subpoena (this is used if you need to request financial information, documents, or testimony from the other party)
- 7) Proof of Service

FILING A MOTION WHEN THE PARTIES DO NOT AGREE

If filing a General Motion, Motion to Modify or Enforce Child Support, or Motion to Modify Previous Decree/Judgment/Order (parties do not agree):

- 1. Prepare a *Motion, Request for Hearing, Notice of Hearing,* and *Subpoena* (if applicable). Prepare an original set of documents plus three (3) sets of copies of each form. Sort the documents according to title and staple each one separately. The originals of each form should be placed on top of its copies and then paper clipped together. **For example:** Place the original Motion on top with the stapled copies underneath, and paper clip them together. Repeat the procedure for the Request for Hearing and Notice of Hearing.
- 2. Prepare three (3) *stamped and addressed legal sized envelopes*. Two (2) envelopes should be stamped and addressed to the opposing party (or his/her Attorney) and one (1) envelope stamped and addressed to you. **Note:** If the opposing party is not represented by an attorney and you do not have a home address, it may be acceptable to use their work address.
- 3. **Note:** If CSED is a party, you must also prepare two envelopes stamped and addressed to CSED as well. One envelope will be used to mail a copy of the Motion to CSED. The other envelope will be left at the court when you file your motion so that the notice of the hearing can be mailed to CSED from the court.
- 4. A filing fee of \$137.00 is required if the case has been closed for more than ninety (90) days and you want to request a hearing. When you are ready to file your documents, submit \$137.00, if applicable, (in the form of cash, a money order, or cashier's check made payable to District Court Clerk) with your original documents, copies and envelopes (stamped and addressed for all parties) to the Domestic Relations Clerks Office, Room 240 (second floor), of the Bernalillo County Courthouse, located at 400 Lomas Blvd. NW, Albuquerque, NM between the hours of 8:00 A.M. 4:00 P.M., Monday Friday. Personal checks and credit cards are not accepted.

NOTE: If the case is pending, a filing fee of \$137.00 is not required.

- 5. The Clerk will file the original documents, endorse stamp your copies, and will return two (2) sets to you. One set of copies is for your records and the other set is for the opposing party or his/her Attorney. Send endorsed copies of the motion and request for hearing in one of the envelopes you addressed to the opposing party (or his/her attorney). It is your responsibility to inform the opposing party you have requested a hearing and what it is concerning.
- 6. Service (Notice to the Other Party)
 - a. Is the case pending/open when you file your motion and request a hearing? If yes, then service is complete upon mailing documents as listed in Step 5.
 - b. If the case is closed when you file your motion and request for hearing, did it close within the last 90 days? (Hint: if you had to pay the filing fee or apply for free process, your case was most likely not closed within the last 90 days). If yes, then service is complete upon mailing documents as listed in Step 5 above. Exception: If your case closed due to Lack of Prosecution, a filing fee will be paid after 30 days and service will be required.
 - c. If the case is closed and it has been closed for greater than 90 days at the time you file your motion and request a hearing, you will need to serve the other party and CSED, if applicable. See the attached document *Service of Process* for instructions on how to complete service.
- 7. The assigned judge's assistant will send a scheduled *Notice of Hearing* to all parties in the envelopes provided by you. This notice will inform you of the hearing date and time.

FILING A MOTION WHEN THE PARTIES AGREE

If filing a Motion to Modify Previous Decree/Judgment/Order (when parties agree), prepare a *Motion, Stipulation for Modification of Previous Decree/Judgment/Order, and Order of Modification*.

- 1. Prepare an original set of documents plus three (3) sets of copies of each form. The *Stipulation* and *Order* must be signed by BOTH parties.
- If the parties are changing the primary residence for a minor child(ren) from one party to the
 other or are changing the amount of child support paid, a Child Support Worksheet must be
 submitted using the NM Child Support Guidelines for calculation. The worksheet must be
 signed by both parties.
- 3. Sort the documents according to title and staple each one separately. The originals of each form should be placed on top of its copies and then paper clipped together. **For example:** Place the original Motion on top with the stapled copies underneath, and paper clip them together. Repeat the procedure for the other forms.
- 4. Submit your documents for filing to the **Domestic Relations Division, Room 240**, Second Floor, of the Bemalillo County Courthouse, between the hours of **8:00am-4:00pm, Monday through Friday.**
- 5. A filing fee of \$137.00 is not required when both parties stipulate (agree) to the modification. If the assigned judge has concerns, than a hearing for the Motion and Stipulation may be set. In this instance, a filing fee may be required and the party filing will be notified by the judge's trial court administrative assistant.
- 6. Go to the **Domestic Relations Division** and submit the *Order of Modification* with copies

- and ENDORSED copies of the *Motion* and *Stipulation*, and a *Child Support Worksheet* (if applicable). Inform the Receptionist of the name of the judge assigned to the case.
- 7. Return to the **Domestic Relations Division** in five working days to pick up your *Order of Modification* and other documents. If the Order has been signed, return to the **Domestic Relations Division** to file the original *Order of Modification* and the clerk will endorse the copies. At this time, the filing procedure will be complete.

Frequently Asked Questions

- 1. What is a Motion? Motions are documents used to let the Judge and the other party know there is something that needs to be addressed, and that a hearing may be needed to try to resolve the problem. A Motion can be used before the case is finalized to get some immediate relief or to resolve an emergency situation. It is also used to reopen a case after it has been closed.
- 2. What is the case heading? The "heading" of the case is the top part that includes the Court, the Case Number, and the Names of the Petitioner and the Respondent. The heading remains the same *forever*. There is a heading at the beginning of each separate court document (pleading). The heading must be *exactly* like the heading in the original Petition. Do not change the names in any way. The original Petitioner is always the Petitioner, etc. Also, even though a party may have a legal name change, this change *will not* be shown in the heading. If the original Petition shows your name as "Jane Doe" you will continue to use "Jane Doe", even though you have now married Mr. Smith and now use the name "Jane Smith". You may add, n/k/a (now known as) "Jane Smith".
- 3. What is Burden of Proof? The person who files the Motion has the "Burden of Proof that is, the responsibility of convincing the Judge that the Order is necessary. In many cases, the law requires that there be a "substantial change in circumstances" before a judge will change a previous order. The person who files a Motion to Modify a previous order of custody, timesharing, or support MUST prove a "substantial change in circumstances."
- 4. What do I need to do for a modification of child support? If a modification of child support is requested (whether an increase or a decrease), then the Child Support Guidelines are usually followed. Modification of child support amounts may be possible if there are "material and substantial changes in circumstances subsequent to the adjudication of the pre-existing order" (40-4-11.4 NMSA). A deviation up or down of more than 20% of the current support payment and more than a year going by since the previous order is a type of "material and substantial change. The Child Support Guideline Worksheet (either Worksheet A or Worksheet B) must be completed to modify a child support order.
- 5. What are the Request and Notice of Hearing? The Request for Hearing and Notice of Hearing are two separate documents. You will fill out the request. Most of the time the Judges allow 15 to 30 minutes for a Motion. If you think you need more time than this, put in the time that you feel will be needed. Remember, if you want a hearing as soon as possible, it will be easier for the Judge to set a 30 minute hearing than to find room for a 2 hour case. You should also complete all blanks on the Notice of Hearing EXCEPT the date, time, and length of hearing.

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

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

To do this you must file either 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.

STATE OF NEW MEXICO **COUNTY OF BERNALILLO** SECOND JUDICIAL DISTRICT COURT DM Petitioner VS. Respondent. MOTION TO MODIFY OR ENFORCE CHILD SUPPORT ORDER The ()Petitioner ()Respondent (check one) upon oath states: 1. The Petitioner resides at: ______. 2. The Respondent resides at: _____ 3. The parties are the parents of minor child(ren): NAME OF CHILD DATE OF BIRTH 4. Were the parties married? ____Yes No If yes, what was the date parties were divorced ______, the County the divorce was filed in _____ and the Case Number 5. The last Child Support Order was filed on (date)_____ in case number and ordered ()Petitioner/()Respondent (check one) to pay_____per month. 6. I last received child support on (date) _____ in the amount of \$ _____ 7. I ()am/()am not (check one) seeking modification of support. [If you are seeking modification of support, list the changes in circumstances which have occurred since the last Child Support Order].

8. The Petitioner works for (emplo	oyer)
and receives income of \$	per month. (If no income information
is available, copies of recent pay s	tubs and tax returns must be provided).
The Respondent works for (emplo	yer)per month. (If no income information tubs and tax returns must be provided).
and receives income of \$	per month. (If no income information
is available, copies of recent pay s	tubs and tax returns must be provided).
9. Medical health insurance is availal	ble through ()Petitioner's ()Respondent's (check
one) employer for the child(ren) at a	a cost of \$per month. s incurred by Petitioner are \$
10. Work-related child care expense	s incurred by Petitioner are \$
per month.	s incurred by Daspondant are \$
_	s incurred by Respondent are \$
per month.)is/()is not current in the payment of Child
Support. (Please check))18/()18 not current in the payment of Child
13. Child Support arrears total \$	through
13. Clinic Support arrears total ψ	public assistance. (TANF, AFDC, Welfare).
My CSED Case No. is	public assistance. (TAIVI, AI DC, Wellaic).
I have received public a	ssistance but am not currently receiving any.
I have never received any	as
15. The following relief is requested (cl	
Change Child Support	
Change Child Support	nicome withholding
Enforce Child Curnort	5
Emoreechia support	Payment of Arrears
	•
Other (Specify)	•
	•
	•
	•
	Signature
	Signature Name (printed)
	Signature
	Signature Name (printed) Address
	Signature Name (printed)
Other (Specify)	Signature Name (printed) Address
Other (Specify) I hereby certify that a completed	Signature Name (printed) Address Telephone number
Other (Specify) I hereby certify that a completed copy of the foregoing was mailed/s	Signature Name (printed) Address Telephone number
Other (Specify) I hereby certify that a completed copy of the foregoing was mailed/s opposing counsel and parties pro se	Signature Name (printed) Address Telephone number served to this
Other (Specify) I hereby certify that a completed copy of the foregoing was mailed/s	Signature Name (printed) Address Telephone number served to this
Other (Specify) I hereby certify that a completed copy of the foregoing was mailed/s opposing counsel and parties pro se	Signature Name (printed) Address Telephone number served to this

COUNTY OF BERNALILLO SECOND JUDICIAL DISTRICT Petitioner, v. Respondent. REQUEST FOR HEARING (domestic relations actions)¹ Assigned judge: Matters to be heard: Hearings presently set: ______ Amount of time requested: _____ (Provide names, mailing addresses, and telephone numbers of parties who need to be notified attach a list if necessary.) Hearing requested by: Signature of party Name (*print*) Mailing address (*print*) City, state, and zip code (*print*)

STATE OF NEW MEXICO

Telephone number

VERIFICATION OF SERVICE

	I affirm under penalty of perjury under the laws of the State of New Mexico that on (date), I (check the applicable item below and fill in all information)
[]	mailed a copy of this request by United States mail, postage prepaid, to: Name: Mailing address:
	City, state, and zip code:;
[]	delivered a copy of this request to (the other party or the other party's attorney); or
[]	faxed a copy of this request to (the other party or the other party's attorney) using the following fax number: The transmission was reported as complete and without error. The time and date of the transmission was (a.m.) (p.m.) on (date).
	Signature of party
	Date of signature

USE NOTE

1. This form may be used anywhere in this state to request a hearing in a domestic relations action.

[Approved 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 pleadings and papers filed on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014.]

STATE OF NEW MEXICO	
COUNTY OF BERNALILLO	
SECOND JUDICIAL DISTR	ICT
Petitioner,	,
Petitioner,	
v.	No
Respondent.	,
	NOTICE OF HEARING (domestic relations actions) ¹
NOTICE IS HERERY	GIVEN that a hearing in this case has been set as follows:
NOTICE IS HERED I	Of VEIV that a hearing in this case has been set as follows.
Date of hearing:	
· ·	
Place of hearing:	
Commontos	
I 41 C 1	
Indiaial Officer	
If this hearing requires	s more or less time than the court has designated, or if this hearing
<u> </u>	g, please contact us immediately as continuances may not be
	istrict Court complies with the American with Disabilities Act.
	tigants may notify the Clerk of the Court of the nature of the s before ANY hearing so appropriate accommodations may be
made. Please contact us if an	
	1
	CLERK OF THE DISTRICT COURT

CERTIFICATE OF SERVICE

I, the undersign	ed Employee of the District Court of	County, New
•	ify that I served a copy of this document to (date).	all parties listed on the
	Ву:	
	PARTIES ENTITLED TO NOTIC	CE
	he hearing must list the name, address, and ding the requesting party. If a party has an .)	
Party's name: Mailing address:		
Telephone number:		
Party's name: Mailing address:		
Telephone number:		
(Repeat as necessary.)		

STATE OF NEW MEXICO COUNTY OF BERNALILLO SECOND JUDICIAL DISTRICT

, Po	etitioner,
v.	No
, R	espondent.
SUBPO	DENA ¹
SUBPOENA FOR ² (CHECK ALL BOXES THA	AT APPLY)
☐ APPEARANCE OF PERSON FOR ☐ HEARING ☐ PRODUCTION OF DOCUMENTS OR OBJECTS ☐ INSPECTION OF PREMISES	
TO:	
YOU ARE HEREBY COMMANDED TO APPEAR & PLACE:	
ADDRESS:TIME:	(a.m.)(p.m.)
To: (CHECK ALL BOXES THAT APPLY)	
 □ testify at hearing □ testify at trial □ permit inspection of the following described documents 	nents or objects:
Check the following box if you are serving this sub your motion is establishing, modifying or enforcing	
 YOU ARE ALSO COMMANDED to bring with year A current wage stub with year to date informate Federal and state tax returns, including all sch W-2 statements for the year preceding the requestreated in the internal Revenue Service Form W-2s and 109 	ation or your last 3 months wage stubs. Hedules for the year preceding the request.
IF YOU DO NOT COMPLY WITH THIS SUBPO punished by fine or imprisonment.	DENA you may be held in contempt of court and
Issued:, 20	Judge, clerk, or attorney

USE NOTES

TO BE PRINTED ON EACH SUBPOENA

- 1. This subpoena must be served on each party in the manner provided by Rule 1-005 NMRA. If service is by a party, an affidavit of service must be used instead of a certificate of service.
- 2. A command to produce evidence or to permit inspection may be joined with a command to appear for a deposition or trial.
- 3. If a person's attendance is commanded, one full day's per diem must be tendered with the subpoena, unless the subpoena is issued on behalf of the state or an officer or agency thereof. *See* NMSA 1978, Section 38-6-4 (1983) for per diem and mileage for witnesses. *See* NMSA 1978, Section 10-8-4(A) (2009) for per diem and mileage rates for non-salaried public officers. Mileage must also be tendered at the time of service of the subpoena as provided by the Per Diem and Mileage Act. Payment of per diem and mileage for subpoenas issued by the state is made pursuant to regulations of the Administrative Office of the Courts. *See* NMSA 1978, Section 34-9-11 (2017) for payments from the jury and witness fee fund.
- 4. A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose on the party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and reasonable attorney fees.

RETURN FOR COMPLETION BY SHERIFF OR DEPUTY

I certify that on theday	f,, in
County, I served this subpoena on	by delivering to the
person named a copy of the subpoena, a wi	ness fee in the amount of and mileage ir
the amount of $\$$ 3.	
	Deputy Sheriff

RETURN FOR COMPLETION BY OTHER PERSON MAKING SERVICE

1, being duly sworn, on oath say that			
party to this lawsuit, and that on the County, I served this subp	day of opena on		, III , by
delivering to the person named a copy of the the amount of \$3.	e subpoena, the stat	cutory witness fee, and r	mileage in
	Person making se	rvice	
SUBSCRIBED AND SWORN to be (date).	efore me this	day of	,
	Judge, notary, or o	other officer	
	authorized to adm	inister oaths	
THIS SUBPOENA issued by or at request of	of:		
Name of attorney or party			
Address			
Telephone			

CERTIFICATE OF SERVICE BY ATTORNEY

by (delivery) (mail) on this	day of	,
(Name of party)		
(Address)		
(Name of party)		
(Address)		
	Attorney	
	Signature	
	Date of signature	

INFORMATION FOR PERSONS RECEIVING SUBPOENA

Subject to Rule 1-045(D)(2) NMRA, a person commanded to produce and permit inspection and copying may, within fourteen (14) days after service of the subpoena or before the time specified for compliance if that time is less than fourteen (14) days after service, serve on the party or attorney designated in the subpoena and all parties to the lawsuit identified in the certificate of service by attorney written objection to inspection or copying of any or all of the designated materials or of the premises or within fourteen (14) days after service of the subpoena may file and serve on all parties a motion to quash the subpoena. If an objection is served or a motion to quash is filed and served on the parties and the person responding to the subpoena, the party serving the subpoena shall not be entitled to inspect and copy the materials or inspect the premises except under an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. The order to compel production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded. The court may award costs and attorney fees against a party or person for serving written objections or filing a motion to quash that lacks substantial merit.

On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it:

- (1) fails to allow reasonable time for compliance,
- (2) requires a person who is not a party or an officer of a party to travel to a place more than one hundred (100) miles from the place where that person resides, is employed, or regularly transacts business in person, except as provided below, the person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held.
- (3) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (4) subjects a person to undue burden.

If a subpoena:

- (1) requires disclosure of a trade secret or other confidential research, development, or commercial information,
- (2) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (3) requires a person who is not a party or an officer of a party to incur substantial expense to travel,

the court may quash or modify the subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

DUTIES IN RESPONDING TO SUBPOENA

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

[Adopted, effective January 1, 1998; as amended, effective November 1, 2002; January 20, 2005; as amended by Supreme Court Order No. 08-8300-002, effective March 15, 2008; as amended by Supreme Court Order No. 20-8300-005, effective for all cases pending or filed on or after December 31, 2020.]

STATE OF NEW MEXICO
COUNTY OF COURT
,Petitioner
v. NO
,Respondent
REQUEST FOR INTERPRETER
PERSON NEEDING INTERPRETER: Party Witness for
NAME OF PERSON NEEDING INTERPRETER:
SPECIFIC MATTERS TO BE HEARD:
DATE:TIME:LOCATION:
JUDGE: TIME REQUIRED:
LANGUAGE NEEDED: Spanish Sign Other
REQUESTED BY: Signature of party or party's Attorney
[BELOW FOR CLERK'S USE ONLY]
NAME OF INTERPRETER:
DATE INTERPRETER CONTACTED:
DATE/TIME VERIFIED WITH INTERPRETER:
BY:
Deputy Clerk

USE NOTE

The party requesting the interpreter is responsible for notifying the court clerk's office if cancellation of the interpreter services is required. If the requesting party fails to do so in a timely manner, that party may be responsible for the fees and mileage expenses of the interpreter in accordance with the Administrative Office of the Courts Court Interpreter Standards of Practice and Payment Policies. [Adopted by Supreme Court Order No. 12-8300-022, effective for all cases filed or pending on or after January 1, 2013].

SECOND JUDICIAL DISTRICT COURT COUNTY OF BERNALILLO STATE OF NEW MEXICO

Petitioner,	
VS.	DM
Responde	nt.
	PROOF OF SERVICE
STATE OF NEW MEXICO)	
COUNTY OF)ss	
items checked below in	er the age of eighteen (18) years and not a party to this lawsuit, and that I served County, by delivering a copy thereof, as set out below. The person being served is (name of person being served) on the day of, 201
accepts a copy of the documents or refuses to [] to the	(name of person being served) (used when person being served
personal service or by mail or commercial coun [] to person being served (used when the person be first class mail to the person being served at _	(name of person being served) by rier service, by delivering a copy of these documents, in the following manner: _, a person over fifteen (15) years of age and residing at the usual place of abode of the ring served is not presently at place of abode) and by mailing a copy of the documents by (insert_last known mailing address
person being served and by mailing by a (insert business address of the person being s (insert last known mailing address of the person being served).	e person apparently in charge at the actual place of business or employment of the first class mail to the person being served at
[] to, (used when	[parent] [guardian] [conservator] [guardian ad litem] of person being served in person being served is a minor or an incompetent person).
ITEMS SERVED:	Fees:
[] Motion filed on [] Request for hearing on the motion. [] Notice of hearing on	

		Signature of Person making service
		Title (if any)
	SUBSCRIBED AND SWORN	N TO before me this,
20	, by	(name of person making service).
M		Notary Public
My cor	mmission expires:	