

Form CCFC179 – Parenting Plan Part A – Custody

Case Information	Mother: ANGELA FREINER <hr/> Father: JAMES JUDY	Case Number 14SL-DR02617-01 <hr/> County ST. LOUIS COUNTY	Exhibit Number <div style="text-align: center; font-size: 24pt; font-weight: bold;">1</div>
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1. Child's Information

Part A of this parenting plan applies to 1 child:
 DALILAH JUDY
2. Designation of Parties

Mother is the Petitioner. Father is the Respondent.
3. Access to Records*

Both parents are entitled to access to records and information pertaining to the child, including, but not limited to, full and complete medical, dental, health, child care and educational records. Each parent will take whatever steps are necessary to ensure that the other parent has such access. However, each parent will, him/herself, take all reasonable steps to obtain copies of communications or information issued by a child's school. Each parent will notify the other of any activity such as school conferences, programs, sporting and other special events, etc., where parents are invited to attend and each will encourage and welcome the presence of the other.
4. Child's Activities

Both parents must attempt to accommodate the social and academic commitments of the child during the time the child are with them. Each parent should attempt to refrain from scheduling activities that occur primarily when the child is with the other parent. If an activity will affect the other parent's time with the child, the parent scheduling the activity will obtain the affected parent's permission before committing the child to the activity.
5. Issues Not to Be Discussed in the Presence of Child*

Mother and Father will each refrain from making negative, derogatory or degrading statements about the other parent in front of the child. Both parents will exercise their best efforts to foster the respect, love and affection of the child toward the other parent. Mother and Father will avoid discussing parenting issues, financial issues, and other topics related to these proceedings when the children are present, except they will be permitted to jointly discuss together with the children the choice and cost of college and purchase, and the use and cost of operation of motor vehicles.

Mother and Father will use their best efforts to prevent other persons from making negative, derogatory or degrading statements about the other parent in the presence of the child.
6. Communication Methods Between Parents*

The child will not be used as a messenger.

Except in cases of emergency, the parents will communicate through Our Family Wizard. At such time, they are not required to use Our Family Wizard, but they may agree to continue using Our Family Wizard. Parties required to use Our Family Wizard for at least the next year from this date.

7. Telephone Contact with Child*

Each parent may contact the child in a reasonable manner when the child is with the other parent. Neither parent will contact the child at the other parent's residence later than 9:00 P.M.

Each parent will provide the other parent with the address of their residence and the telephone number at which the child may be contacted. Neither parent will configure their telephone system in such a manner as to "block" or prevent the other parent from calling. If this telephone number is changed, the parent will notify the other parent of the new telephone number as soon as possible, but no later than 48 hours after the change.

When a parent travels to an overnight destination with the child, he or she must notify the other parent, in writing, not less than 7 days in advance, of the child's destination (s), including without limitation, the travel itinerary, flight numbers, air carrier, cruise ship names, ports of call, flight schedules, hotel/motel/resort addresses and phone numbers. He or she must also provide, not less than 7 days in advance, a telephone number where the child can be reached.

8. Types of Decisions *

The three types of decisions that parents must make concerning their child are major decisions, daily or everyday decisions, and emergency decisions.

Major Decisions - Major decisions are the significant decisions about the child. Major decisions are made by the parent or parents with legal custody. The following are examples of major decisions: the choice or change of schools, including college or special tutoring; choice or change of physician, surgeon or dentist; religious instruction, training or education; selection of child care providers; major medical care, surgery, or any medical procedure requiring hospitalization or out-patient surgery; major dental work and orthodontia; psychological or psychiatric treatment or counseling; the choice or change of camps or other special or extracurricular activities; the extent of any travel away from home without a parent; part or full-time employment; purchase or operation of a motor vehicle; contraception and sex education; actual or potential litigation on behalf of the child.

Daily or Everyday Decisions - Daily or everyday decisions are routine decisions such as minor medical treatment, bedtimes, homework, chores, selection of clothing and normal daily activities.

Daily decisions will be made by the parent having actual physical custody at the time of the decision. The parents will cooperate in establishing mutually agreeable policies regarding such decisions in order that routine decisions remain as consistent as possible.

Emergency Decisions - Emergency decisions are decisions of an urgent nature. They affect the health and safety of the child and may have to be made before it is possible to contact the other parent.

The parent who is with the minor child requiring emergency care may make the emergency decision. The parent making the emergency decision will advise the other parent of the nature and extent of the emergency as soon as possible.

9. Legal Custody

Mother and Father – Joint Legal Custody

It is in the best interests of the Child that Mother and Father have joint legal custody of the Child. Major decisions will be made by Mother and Father jointly. *However, the parents have difficulty communicating and co-parenting. In the past there have been times when decisions have needed to be made for the Child and, due to this lack of communication, or lack of ability to co-parent, decisions were not made or one parent made them without the consent/agreement of the other parent. If this continues there is potential emotional harm to the parties' Child. It is in the best interest of the Child that decisions are made in a timely manner. As such, a parent seeking to make a decision for the Child shall notify in writing the other parent of a decision that needs to be made or is requested to be made for the Child regarding her general growth and welfare (including but not limited to decisions regarding education, nonemergency health, dental and psychological issues, extracurricular activities, religion, employment, purchase or operation of a motor vehicle, contraception or sex education.) If the other parent does not respond or object in*

writing to the notifying parent within seven (7) days of the date of posting in Our Family Wizard, then the notifying party shall make a final decision on behalf of the Child regarding the issues raised in the notification. If the parent receiving notification objects in writing within seven (7) days from the date of posting in Our Family Wizard, then the matter may be referred to mediation as set forth in the parenting plan. If the parties do not agree on an educational or medical issue, then the educational or medical professional treating the Child may make the decision.

If Mother and Father disagree on a major decision, they will resolve their disagreement through the dispute resolution procedure set forth in Paragraph 16.

10. Residential Schedules *

Mother and Father will have the child in their care as they agree. In the event they do not agree, then Mother and Father will exchange the child as set forth in the attached residential schedules below.

Because the child needs a continuing relationship with both parents, each parent will consider reasonable changes when requested by the other parent or the child. If the change is significant, the parents may choose to put the changes in writing to document and confirm their new schedule.

11. Notification of Change from Residential Schedule

In the event either parent cannot exercise the scheduled time with the child, he or she should tell the other parent as soon as possible, but not later than 24 hours before the start of the scheduled time with the child. If a parent anticipates that he or she may have to cancel at the last minute, he or she should advise the other parent of the possible last minute conflict. If a parent fails to notify the other as set forth above, he or she will be responsible for the reasonable costs incurred by the other parent.

12. Transportation *

Mother is responsible for the cost of transporting the Child to and from the exchange location for the first four visits a year. Thereafter, cost is split 50/50 by the parties. Each parent may authorize another person to transport the child, as needed.

13. Location of Exchanges *

Location of exchanges will occur at a mutually agreeable location. In the event that the parents do not agree, the exchanges will occur at St. Louis Airport. If Mother notifies Father timely that she plans to visit the Child for the weekend in Bozeman, then the exchange is the Bozeman Police Dept.

14. Physical Custody

Joint Physical Custody Using Father's Address - It is in the best interest of the child that Mother and Father have joint physical custody of the Child. The address of the child for mailing and educational purposes is the same as Father's address.

15. Relocation

RSMo. §452.377 states: "Absent exigent circumstances as determined by a court with jurisdiction, you as a party to this action are ordered to notify, in writing by certified mail, return receipt requested, and at least sixty days prior to the proposed relocation, each party to this action of any proposed relocation of the principal residence of the child, including the following information: (1) The intended new residence, including the specific address and mailing address, if known, and if not known, the city; (2) The home telephone number of the new residence, if known; (3) The date of the intended move or proposed relocation; (4) A brief statement of the specific reasons for the proposed relocation of the child; and (5) A proposal for a revised schedule of custody or visitation with the child. (6) The other party's right, if that party is a parent, to file a motion, pursuant to Section 452.377, RSMo, seeking an order to prevent the relocation and an accompanying affidavit setting forth the specific good faith factual basis for opposing the relocation within thirty days of receipt of the notice. Your obligation to provide this information to each party continues as long as you or any other party by virtue of this order is entitled to custody of

a child covered by this order. Your failure to obey the order of this court regarding the proposed relocation may result in further litigation to enforce such order, including contempt of court. In addition, your failure to notify a party of a relocation of the child may be considered in a proceeding to modify custody or visitation with the child. Reasonable costs and attorney fees may be assessed against you if you fail to give the required notice.”

16. Dispute Resolution Procedure *

If the parties do not agree on the interpretation of this Parenting Plan or on a major decision, they will submit the dispute to an agreed upon mediator or if they cannot agree, with St. Louis County Domestic Relation Services them for non-binding mediation. The parents are to make a good faith effort to resolve their disagreement. In the event that the parents cannot resolve the dispute by mediation, they may submit the issue to the Court through appropriate proceedings. The parties will each be responsible for 50% of the cost of a mediator.

17. Additional Provisions Pertaining to Custody of the Children

In the event of noncompliance with this order, the aggrieved party may file a verified motion for contempt. If custody, visitation or third-party custody is denied or interfered with by a parent or third party without good cause, the aggrieved person may file a family access motion with the court stating the specific facts that constitute a violation of the custody provisions of the judgment of dissolution, legal separation, or judgment of paternity. The circuit clerk will provide the aggrieved party with an explanation of the procedures for filing a family access motion and a simple form for use in filing the family access motion. A family access motion does not require the assistance of legal counsel to prepare and file.

Both parties will notify the other of all doctor appointments (date, time, location) within 24 hours of making any appointment.

The following paragraphs differ from Form CCFC179 3, 5, 6, 7, 8, 10, 12, 13, 16, 17.

Mother

Father

Guardian ad Litem

Attorney for Mother

Attorney For Father


Judge Division 31

8/28/2020

Weekday and Weekend Exchange Schedule

	DAY OF WEEK	EXCHANGES FOR DAY
WEEK ONE	Sunday	FATHER
	Monday	FATHER
	Tuesday	FATHER
	Wednesday	FATHER
	Thursday	FATHER
	Friday	FATHER
	Saturday	FATHER
WEEK TWO	Sunday	FATHER
	Monday	FATHER
	Tuesday	FATHER
	Wednesday	FATHER
	Thursday	FATHER
	Friday	FATHER
	Saturday	FATHER

Holiday Exchange Schedule

Holiday	Even Numbered Years	Odd Numbered Years	Physical Custody	
			From	To
	<i>FATHER or MOTHER</i>	<i>FATHER or MOTHER</i>	<i>Time</i>	<i>Time</i>
New Year's Day Holiday	Mother	Father	6p.m. on 12/27	6 p.m. night before school resumes from break
King Day	Mother	Mother	8 a.m. (Mother also receives weekend prior to holiday and may pick up at 4:00pm or after school on Friday)	6 p.m.
President's Day	Mother	Mother	8 a.m. (Mother also receives weekend prior to holiday and may pick up at 4:00pm or after school on Friday)	6 p.m.
Easter	Mother	Father	6 p.m. the Friday before	6 p.m. on Easter
Spring Break	Mother	Mother	Mother may pick up from school on last day of school before break or arrange transport to STL.	6p.m. day before school resumes
Memorial Day	Mother	Mother	6 p.m. Friday before holiday	6 p.m. day of holiday
Independence Day	Mother	Mother	9 a.m. 7/4	9 a.m. 7/5
Labor Day	Mother	Mother	6 p.m. Friday before	6 p.m. day of holiday
Thanksgiving	Father	Mother	6 p.m. on Wednesday before holiday	6 p.m. on Sunday after holiday
Christmas Eve Holiday	Father	Mother	6 p.m. on the last day of school before break	See below
Christmas Day Holiday	Father	Mother	See above	6 p.m. on 12/27

Additional Special Occasion Exchange Schedule

Holiday	Even Numbered Years	Odd Numbered Years	Physical Custody	
			From	To
	<i>FATHER or MOTHER</i>	<i>FATHER or MOTHER</i>	<i>Time</i>	<i>Time</i>
Halloween				
Mother's Day	Mother	Mother	6 p.m. Friday before	6 p.m. day of holiday
Father's Day	Father	Father	6 p.m. Friday before	6 p.m. day of holiday
Mother's Birthday	Mother	Mother	Weekend before Friday	Until Sunday
Father's Birthday	Father	Father	9 a.m.	9 a.m. following day
Child's Birthday	Mother	Mother		

Hierarchy of Schedules

Holiday and special day plans will supersede weekend, weekday and vacation arrangements.

If a parent’s holiday weekend creates a situation where that parent will receive three weekends in a row with the child, the parent losing their regular weekend will have custody of the child the following weekend, and then back to the regular schedule, so that each parent will have two consecutive weekends.

Summer Schedule

Mother shall have the Child from the last day of school until a week before school begins, and then Father resumes custody. Except Father may select 10 days of vacation time with the Child at any point during the summer.

Additional Weekend Schedule for Mother

Mother shall have one weekend per month with the Child provided that she gives Father 7 days' notice of the weekend she selects. Mother may exercise this time in Montana or wherever Mother resides.

Mother

Father

Attorney for Mother

Attorney For Father

Judge or Commissioner


Judge

Division 31

8/28/2020



IN THE CIRCUIT COURT OF ST. LOUIS COUNTY COUNTY, MISSOURI

In re the Matter of FRIENER v JUDY

DIV/CT ROOM 31

CASE NO. 14SL-DR02617

FORM NO. 14 CHILD SUPPORT AMOUNT CALCULATION WORKSHEET

<input type="checkbox"/> Respondent / <input checked="" type="checkbox"/> Petitioner is the "Parent Paying Support"	PARENT RECEIVING SUPPORT	PARENT PAYING SUPPORT	COMBINED
Total Number of Children: <u>1</u>			
1. MONTHLY GROSS INCOME	\$4,160.00	\$1,485.00	
1a. Monthly court-ordered maintenance being received			
2. ADJUSTMENTS			
2a. Other monthly child support pursuant to court or administrative order			
2b. Monthly court-ordered maintenance being paid			
2c. Monthly support obligation for other children.			
(1) Number of other children primarily residing in each parent's custody			
(2) Each parent's support obligation from support schedule using the parent's Line 1 monthly gross income	\$0.00	\$0.00	
(3) Monthly child support received under court or administrative order for children included in line 2c(1)			
2c. TOTAL adjustment [Line 2c(2) minus Line 2c(3)]	\$0.00	\$0.00	
3. ADJUSTED MONTHLY GROSS INCOME (sum of lines 1 and 1a, minus lines 2a, 2b and 2c).	\$4,160.00	\$1,485.00	\$5,645.00
4. PROPORTIONATE SHARE OF COMBINED ADJUSTED MONTHLY GROSS INCOME (Each parent's line 3 income divided by combined line 3 income).	73.7%	26.3%	
5. BASIC CHILD SUPPORT AMOUNT (From support chart using combined line 3 income).			\$945.00
6. ADDITIONAL CHILD-REARING COSTS OF PARENTS			
6a. Child Care Costs of Parent Receiving Support			
(1) Reasonable work-related child care costs of the parent receiving support.	\$0.00		
(2) Child Care Tax Credit (See Form 14 Directions)	\$0.00		
6a. TOTAL adjusted Child Care Costs [Line 6a(1) minus Line 6a(2)]	\$0.00		
6b. Reasonable work-related child care costs of the parent paying support		\$0.00	
6c. Health insurance costs for the children who are subjects of this proceeding	\$0.00	\$0.00	
6d. Uninsured agreed-upon or court-ordered extraordinary medical costs	\$0.00	\$0.00	
6e. Other agreed-upon or court-ordered extraordinary child-rearing costs	\$0.00	\$0.00	
7. TOTAL ADDITIONAL CHILD-REARING COSTS (Enter sum of lines 6a, 6b, 6c, 6d and 6e).	\$0.00	\$0.00	\$0.00
8. TOTAL COMBINED CHILD SUPPORT COSTS (Sum of line 5 and line 7).			\$945.00
9. EACH PARENT'S SUPPORT OBLIGATION (Multiply line 8 by each parent's line 4)	\$696.00	\$249.00	
10. CREDIT FOR ADDITIONAL CHILD-REARING COSTS (Line 7 of parent paying support).		\$0.00	
11. ADJUSTMENT FOR A PORTION OF AMOUNTS EXPENDED BY THE PARENT OBLIGATED TO PAY SUPPORT DURING PERIODS OF OVERNIGHT VISITATION OR CUSTODY. (See Form 14 Directions) (Multiply line 5 by <u>20</u> %). <input type="checkbox"/> Force Other Credit Percentage		\$189.00	
12. PRESUMED CHILD SUPPORT AMOUNT (Line 9 minus lines 10 and 11).		\$60.00	

1 Child: \$60 2 Children: 3 Children: 4 Children: 5 Children: 6 Children:

Form CCFC181 – Parenting Plan Part B – Support

FILED
8/28/2020
JOAN M. GILMER
CIRCUIT CLERK
ST. LOUIS COUNTY

Case Information

Mother: ANGELA FREINER
Father: JAMES JUDY

Case Number 14SL-DR02617
County ST. LOUIS COUNTY

Exhibit Number

1. Children's Information

Part B of this parenting plan applies to <u>1</u> child(ren). They are:	
1. <u>DALILAH JUDY</u>	4. _____
2. _____	5. _____
3. _____	6. _____

2. Medical Insurance

You must check at least one of the following three boxes.

Neither party is required to maintain medical insurance for the benefit of the children. A medical benefit plan is not available at reasonable cost through either parent's employer or union. No support rights have been assigned to the state of Missouri and the Family Support Division is not providing support enforcement services to either party.

Father shall maintain and pay the cost of medical insurance with comparable or better benefits at comparable or reduced cost to that now in effect for the benefit of the children. If no medical insurance is now in effect, then Father shall obtain medical insurance if it is available at reasonable cost through his employer or union. The current cost of this medical insurance included on Line 6c of Form 14 is \$0.00 per month.

Mother shall maintain and pay the cost of medical insurance with comparable or better benefits at comparable or reduced cost to that now in effect for the benefit of the children. If no medical insurance is now in effect, then Mother shall obtain medical insurance if it is available at reasonable cost through her employer or union. The current cost of this medical insurance included on Line 6c of Form 14 is _____ per month.

3. Dental Insurance

You must check at least one of the following three boxes.

Neither party is required to maintain dental insurance for the benefit of the children. A dental benefit plan is not available at reasonable cost through either parent's employer or union. No support rights have been assigned to the state of Missouri and the Family Support Division is not providing support enforcement services to either party.

Father shall maintain and pay the cost of dental insurance with comparable or better benefits at comparable or reduced cost to that now in effect for the benefit of the children. If no dental insurance is now in effect, then Father shall obtain dental insurance if it is available at reasonable cost through his employer or union. The current cost of this dental insurance included on Line 6c of Form 14 is _____ per month.

Mother shall maintain and pay the cost of dental insurance with comparable or better benefits at comparable or reduced cost to that now in effect for the benefit of the children. If no dental insurance is now in effect, then Mother shall obtain dental insurance if it is available at reasonable cost through her employer or union. The current cost of this dental insurance included on Line 6c of Form 14 is _____ per month.

4. Cost of Medical and Dental Insurance

In the event either parent is required to maintain medical or dental insurance, the parent providing the health benefit plan shall provide to the other parent an insurance identification card.

If support rights have been assigned to the state of Missouri or the Family Support Division is providing support enforcement services to either party, the person paying support shall notify the Family Support Division regarding the availability of medical insurance coverage through an employer or a group plan, provide the name of the insurance provider when coverage is available, and inform the division of any change in access to such insurance coverage.

5. Medical and Dental Expenses

As used herein, medical and dental expenses include amounts paid for the diagnosis, cure, mitigation, treatment, or prevention of disease, or for the purpose of affecting any structure or function of the body. This includes orthodontic and vision care, eyeglasses, contact lenses, and prescription drugs. It does not include cosmetic surgery that is directed at improving the patient's appearance and does not meaningfully promote the proper function of the body or prevent or treat illness or disease. It does include expenses to improve a deformity arising from, or directly related to, a congenital abnormality, a personal injury resulting from an accident or trauma, or a disfiguring disease.

Expenses for counseling for the minor children shall be included as medical and dental expenses if the counseling is provided by a licensed social worker, licensed professional counselor, licensed psychologist or licensed psychiatrist.

6. Payment of Medical and Dental Expenses not Covered by Insurance

Unless one of the following two boxes is checked, all reasonable and necessary medical and dental expenses of the children not covered by insurance are to be paid equally by the parents.

Except for good cause, no reimbursement of uncovered medical and dental expenses of the children will be allowed unless the person receiving support submits proof of such expenses to the person paying support in writing within 180 days of the date said expenses were incurred.

The person receiving support will pay all reasonable and necessary medical and dental expenses of the children not covered by insurance and the person paying support will reimburse the person receiving support for 25 percent of all such expenses that are actually paid by the person receiving support and are in excess of \$250 per year per child.

If a parent incurs a non-emergency expense to a health care provider that is not covered by insurance and the available insurance would have paid for some or all of the expense, then the parent incurring the expense shall pay seventy-five percent (75%) and the other parent twenty-five percent (25%) of the uncovered expense. The parents may agree in writing to alternative arrangements as to providers and apportionment of uncovered expenses.

Uncovered medical and dental expenses are not divided between the parents pursuant to RSMo. §454.603.

7. Payment of Work-Related Child Care Costs

You must check at least one of the following six boxes.

There are no reasonable work-related child care expenses incurred by the parties.

The current reasonable work-related child care costs of the children paid by Mother directly to the child care provider are \$ _____ per month. This amount has been included on Line 6a or Line 6b of Form 14.

The current reasonable work-related child care costs of the children paid by Father directly to the child care provider are \$ _____ per month. This amount has been included on Line 6a or Line 6b of Form 14.

Mother will pay all reasonable work-related child care expenses. The cost of reasonable work-related child care expenses has NOT been included in the child support calculation pursuant to Form 14. Father will reimburse Mother for _____ percent of all reasonable work-related child care expenses actually paid by Mother. Mother will not be entitled to reimbursement from Father unless said payments are appropriately reported to the Internal Revenue Service. Except for good cause, no reimbursement of reasonable work-related child care expenses will be allowed unless Mother submits proof of such expense to Father in writing within 120 days of the date said expenses were incurred.

Father will pay all reasonable work-related child care expenses. The cost of reasonable work-related child care expenses has NOT been included in the child support calculation pursuant to Form 14. Mother will reimburse Father for _____ percent of all reasonable work-related child care expenses actually paid by Father. Father will not be entitled to reimbursement from Mother unless said payments are appropriately reported to the Internal Revenue Service. Except for good cause, no reimbursement of reasonable work-related child care expenses will be allowed unless Father submits proof of such expense to Mother in writing within 120 days of the date said expenses were incurred.

Each parent will pay his or her own reasonable work-related child care expenses related to his or her employment. The cost of reasonable work-related child care expenses has NOT been included in the child support calculation pursuant to Form 14. Neither parent will reimburse the other parent for any portion of the child care expenses.

8. Child Care Expenses Unrelated to Employment

Incidental child care costs not related to employment are to be paid by the party with physical custody at the time the child care costs are incurred.

9. Method of Payment of Child Support

You must check one and only one of the following five boxes.

- A wage assignment will not issue because a written agreement has been reached between the parties that provides for an alternative arrangement. Child support shall be paid directly to the person receiving support.
- A wage assignment will not issue because there is good cause not to require immediate income withholding for the reason that implementation of an immediate wage withholding would not be in the best interest of the child and the person paying support has made timely payments of all previously ordered support. Child support shall be paid directly to the person receiving support.
- A wage assignment will not issue because a written agreement has been reached between the parties that provides for an alternative arrangement. Child support shall be paid directly to the Family Support Payment Center, PO Box 109001, Jefferson City, Missouri, 65110-9001.
- A wage assignment will not issue because there is good cause not to require immediate income withholding for the reason that implementation of an immediate wage withholding would not be in the best interest of the child and the person paying support has made timely payments of all previously ordered support. Child support shall be paid directly to the Family Support Payment Center, PO Box 109001, Jefferson City, Missouri, 65110-9001.
- A wage assignment will be prepared by the person receiving support and issued by the Circuit Clerk upon the effective date of this judgment. Child support is ordered to be paid to the Family Support Payment Center, PO Box 109001, Jefferson City, Missouri, 65110-9001.

10. Is Child Support pursuant to Form 14?

- Yes. The court-ordered child support is the same as the presumed child support amount. The presumed child support amount as calculated herein is not rebutted as being unjust and inappropriate.
- No. The court-ordered child support is different from the presumed child support amount. After consideration of all relevant factors pursuant to RSMo. §452.340.8 and Form 14, the child support as calculated herein is rebutted as being unjust and inappropriate.

Respondent has waived child support from Petitioner.

11. Designation of Parties

- Mother is the petitioner/plaintiff. Father is the respondent/defendant.
- Father is the petitioner/plaintiff. Mother is the respondent/defendant.
- The State of Missouri is the plaintiff. Mother and Father are the defendants

12. Designation of Parent Paying Support

- Mother is the "parent paying support". Father is referred to as the "person receiving support".
 - Father is the "parent paying support". Mother is referred to as the "person receiving support".
- If no regular monthly child support is to be paid by either parent, then you must still check one of the two boxes in this paragraph.*

13. Court-Ordered Child Support

Six or More Children - The person paying support is to pay to the person receiving support _____ per month when the person receiving support is entitled to support for six or more children covered by this parenting plan.

Five Children - The person paying support is to pay to the person receiving support _____ per month when the person receiving support is entitled to support for five children covered by this parenting plan.

Four Children - The person paying support is to pay to the person receiving support _____ per month when the person receiving support is entitled to support for four children covered by this parenting plan.

Three Children - The person paying support is to pay to the person receiving support _____ per month when the person receiving support is entitled to support for three children covered by this parenting plan.

Two Children - The person paying support is to pay to the person receiving support _____ per month when the person receiving support is entitled to support for two children covered by this parenting plan.

One Child - The person paying support is to pay to the person receiving support \$0.00 per month when the person receiving support is entitled to support for one child covered by this parenting plan.

No Child Support – Except as otherwise set forth herein, no regular monthly child support is to be paid by either party for the support of the children covered by this parenting plan.

14. Starting Date for Child Support

You must check one and only one of the following two boxes.

The first child support payment is due on the date of the entry of the judgment.

The first child support payment is due on _____.

15. Additional Provisions Pertaining to Support of the Children

If a parent fails to pay a cost or expense as required by this parenting plan, then the other parent may pay the cost or expense and seek reimbursement from the parent who was to pay the expense.

Any agreement by the parents to divide expenses not specifically listed in this parenting plan is unenforceable unless it is in writing. Additional provisions pertaining to the support of the children are on the attached addendum(s) to parenting plan marked as follows:

College Expenses (Exhibit _____)

Income Tax Exemptions (Exhibit A)

Extraordinary Medical Expenses (Exhibit _____)

Other Extraordinary Expenses (Exhibit _____)

Vision Insurance (Exhibit _____)

Other (Exhibit _____)

The following paragraphs differ from Form CCFC181 _____.

 Mother Father Guardian ad Litem

 Attorney for Mother Attorney For Father


 Judge Division 31

8/28/2020

Form CCFC183 – Addendum to Parenting Plan Part B

Income Tax Exemptions

Case Information	Mother: ANGELA FREINER	Case Number 14SL-DR02617	Exhibit Number A
	Father: JAMES JUDY	County ST. LOUIS COUNTY	

1. Income Tax Exemptions

Unless stated otherwise below, the person receiving support shall be entitled to claim the minor children as dependents in all years. The schedule of basic child support obligations assumes that the parent entitled to receive support claims the tax exemption for the children entitled to support.

If the person paying support is entitled to claim any of the minor children as dependents for any tax year, then he or she must be current with all support obligations as of December 31 of the tax year in which the child is to be claimed. Each parent will sign any appropriate documents to allow the other parent to make such claims.

The parents shall be entitled to claim the minor children as dependents for income tax purposes as follows:

Name of Child	In odd numbered tax years, this parent will claim this child as a dependent	In even numbered tax years, this parent will claim this child as a dependent
DALILAH JUDY	Father	Father