### CHILD SUPPORT MODIFICATION

This packet contains forms and information on:

How to Modify a Child Support Order

**Note:** The Child Support Order must have been originally issued by a Superior Court and you may only file for modification if it has been two (2) years since a judge signed an Order for Child Support, unless your original Child Support Order has never been modified.

It is advisable to have an attorney when filing legal papers to be sure that your rights are protected and that all the procedures are correctly followed. Courthouse personnel are prohibited by state law O.C.G.A. § 15-19-51 from giving legal advice. Different situations may require special procedures and courthouse personnel cannot advise you on how to proceed or what forms may be necessary in specific situations.

# INSTRUCTIONS FOR FILING A PETITION FOR MODIFCATION OF CHILD SUPPORT

#### Use this packet if all of the following are true:

1986, and it Orders child support to be paid to you or by you.	
•	for a change in child support. party is a resident of Cherokee County.
	BASIC STEPS OF THIS PROCESS
STEP 1:	Fill out the Petition for Modification of Child Support.
STEP 2:	Fill out the Verification form to go with the Petition.
STEP 3:	Fill out the <i>Rule Nisi</i> form.
STEP 4:	Fill out two (2) Summons forms.
STEP 5:	Fill out the Sheriff's Entry of Service. (This form is obtained at the Sheriff's office.)
STEP 6:	Make a copy of the original child support order and attach it to the <i>Petition for Modification of Child Support</i> .
STEP 7:	Put the documents in order.
STEP 8:	Make two (2) copies of each document.
STEP 9:	File the original documents with the Clerk of Court and pay filing fees and service fees in the Clerk's Office.
<b>STEP 10:</b>	Come to Court on the date and time indicated on the Rule Nisi form.

#### DETAILED INSTRUCTIONS FOR FORM COMPLETION

#### **Step 1:** Petition for Modification of Child Support

- <u>Petitioner:</u> You are the Petitioner. Fill in your name on the line after "Petitioner" and on the line after "NOW COMES."
- <u>Respondent:</u> The Respondent is the opposing side. Fill in that person's full name on the line after "Respondent."
- <u>File Number:</u> Leave the Civil Action File Number blank. It will be filled in by the Clerk of Court when you file the *Petition*.
- Paragraph 1: (Check **a** or **b**)
  - o Check **a** if the Respondent lives in Cherokee County. Fill in his/her complete address.
  - Check **b** if the Respondent lives in another state, but you live in Cherokee County and your original court order is from a Georgia Superior Court. Fill in the state

where the Respondent lives in the first blank, and then enter his/her complete address in the other space.

#### • Paragraph 2:

- o In the first blank, fill in the date of the original Child Support Order.
- o In the second blank, fill in the county in Georgia where you received your Child Support Order.
- In the third blank, fill in the Civil Action File Number from your original Child Support Order.
- o In the fourth blank, fill in which party was to receive child support under the original Child Support Order.
- o In the fifth blank, fill in the amount of the original Child Support Order. Circle whether it is weekly, biweekly, semimonthly, or monthly.

#### • Paragraph 3:

- Check **a** if the child support is paid to the Petitioner (you) and write the amount in the blank.
- Check **b** if the child support is paid to the Respondent (opposing party) and write the amount in the blank.

#### Paragraph 4:

- o Check a if you are asking for an increase in child support paid to you.
- O Check **b** if you are asking for your child support payments to be decreased.
- Check c if you are asking for an increase in payment for the needs of the children.

#### • Paragraph 5:

- Check a if you are asking for an increase in child support paid to you. Then in the first blank, fill in how much the Respondent (opposing side) was earning at the time that the original Child Support Order was entered. In the next blank, fill in the date that his/her income increased. In the next blank, fill in the amount of the Respondent's current gross income.
- Check **b** if you are asking for your child support payments to be decreased. Then fill in your monthly gross income.

#### Paragraph 6:

- Check a if it has been two years since your child support has changed.
- O Check **b** if you have never changed the original Child Support Order and you want to change that order.

#### • Prayer, Paragraph a:

- Check 1 if you are asking for an increase in child support paid to you.
- Check 2 if you are asking for your child support payments to be decreased.

#### Signature:

o Fill in the date you finished the form and then sign your name.

#### **Step 2:** Verification

- This document tells the Court that you swear, under oath, that what you wrote or put in the *Petition* is true and correct.
- Print or type your full name next to the word "Petitioner."
- Print or type the full name of the person disobeying the order next to the word "Respondent."
- Where it says: "I\_\_\_\_\_," print or type your full name.
- Where it says: "This \_\_\_\_day of \_\_\_\_, 20\_\_\_\_," fill in the current date, month, and year.
- Next to the number 2, print or type your full name where indicated and fill in your address and telephone number.
- DO NOT SIGN THIS DOCUMENT. You may only sign this document in front of a

public notary. Public notaries are available at banks, the post office, grocery stores, or the Cherokee County Superior Court Clerk's Office.

#### Step 3: Rule Nisi

- This document is used to set a temporary hearing date. This is what you would request if you want temporary relief until the judge makes a final ruling.
- Fill in your full name as the "Petitioner" and the other person's full name as the "Respondent."
- Fill in "Petition for Modification of Child Support" as the type of action being brought.
- The remaining information on this document will be filled in by the Clerk of Court when you take the papers to be filed.

#### **Step 4:** Summons

• Fill out two (2) *Summons* forms.

#### Step 5: Sheriff's Entry of Service (This form is obtained at the Sheriff's office.)

- This document is used by the Sheriff when s/he serves a copy of the documents on the Respondent.
- Write your address under "Petitioner's Address" on the left.
- Write the Respondent's full name and address under "Name and Address of Party to be served."
- On the right, write your full name on the line above "Petitioner" or "Plaintiff."
- On the right, write the Respondent's full name on the line above "Respondent" or "Defendant."

#### **Step 6:** Original Order

• Make a copy of the original Court Order that the opposing party disobeyed, and attach it to your *Petition for Modification*.

#### **Step 7:** Putting the Documents in Order

- Put the documents in the following order:
  - o Petition
  - o Copy of the Original Court Order for Child Support
  - o Verification
  - o Rule Nisi
- Make two (2) copies of all documents in the package.
- Attach a *Summons* to your original papers. Attach another *Summons* to one of your copies along with the *Sheriff's Entry of Service*.

#### Step 8: Filing

- Take the document package to the Cherokee County Superior Court Clerk's Office to file. Have the clerk fill in the case number. Be sure to tell the clerk that you need a hearing date for your *Rule Nisi* form. Make sure this information is on all copies of your documents. Have the clerk stamp your copies. Keep a copy of the document package for your records. You may be required to pay a filing fee.
- Take one copy of the document package to the Sheriff's Office so that the Sheriff can serve it upon the opposing party. You will have to pay a service fee. Check with the Sheriff's Office for the schedule fee.

#### **Step 9:** Court Appearance

• Come to Court on the hearing date and time that is indicated on the *Rule Nisi* form. You should go to the courtroom indicated on this document, and let the case manager know

- that you are there. Then, wait for your case to be called by the judge.
- If you are requesting a decrease in your child support payments, you should bring copies of your pay stubs for the last three (3) months.
- If you asking the judge for an increase in child support, then during the trial you will need to call the Respondent as a witness and ask questions about how much money s/he has now compared to how much s/he had when the original Child Support Order was issued.
- When you schedule your Final Hearing, make sure you completely fill out the *Child Support Addendum* and *Final Order for Child Support Modification* as completely as possible. Also complete a *Child Support Worksheet*. Bring these forms to your hearing and present them to the judge.

Fees are subject to change. Please check with the Clerk's Office.

Petitioner:	
and	Civil Action File No.:
Respondent:	
•	
NOTICE OF CHIL	LD SUPPORT REQUIREMENTS
You are hereby notified in accordance with	n O.C.G.A. § 19-6-15 and Uniform Superior Court Rule 24.2, as
amended, that you must comply with the requirement	ents here within.
The Domestic Relations Financial Affidavi	it (in substantially the form provided in U.S.C.R. 24.2, as amended)
and child support schedules, in the form promulgate	ed by the Georgia Child Support Commission, * shall be filed and
served on the opposing party:	
(a) at least five (5) days prior to any temporary	orary hearing;
(b) at least five (5) days prior to any court-	-ordered mediation; or
(c) either with the Answer or 30 days after	r service of the Complaint, whichever first occurs, if no application
for a temporary award is made and the	e parties do not attend mediation.
Both parties shall exchange any amendmen	nts at least ten (10) days prior to a final hearing. Both parties shall
submit their proposed worksheets pursuant to O.C.O	G.A. § 19-6-15, as amended, at the time of the hearing. No social
security numbers or account numbers shall be included	ded on any document filed with the court.
Failure to furnish financial information ma	y subject a party to the penalties of contempt and may result in
continuance of the hearings or other penalties.	
Any party who intends to submit a propose	ed worksheet and the accompanying schedules to the Court
electronically shall do so in accordance with Rule 2	4.2, as amended, and shall provide the opposing party a copy of the
submission, either electronically or by printed copy	. Electronic submission is not a substitute for filing with the
Clerk of Court.	
Signed thisday of	
[day]	[month] [year]
(Sign y	your name here) Self-Represented
	(print or type):ss:
Daytin	ne Telephone Number:

 $<sup>\</sup>label{lem:condition} {\tt *The\ requisite\ forms\ are\ available\ at\ http://www.ocse.dhr.georgia.gov/portal/site/DHR-OCSE/\ and\ http://www.georgiacourts.org/csc/.}$ 

#### NEW CHILD SUPPORT GUIDELINES EFFECTIVE JANUARY 1, 2007 FOR ALL PENDING CASES

Georgia's new child support guidelines require new paperwork in all pending cases involving child support issues. Both parties must file completed *Child Support Worksheets and Schedules* as a part of their case in addition to the *Domestic Relations Financial Affidavit*. Uniform Superior Court Rule 24.2 (enclosed) requires that you file a completed worksheet and financial affidavit with your *Complaint*.

#### Where can I get help completing the Worksheet and Schedules?

Selecting, interpreting, and filling out forms all constitute legal advice. O.C.G.A. § 15-19-51 states that it is illegal for anyone but a duly licensed attorney to give legal advice; therefore, we cannot help you complete these forms in the Law Library. Below is a list of places that will be able to help you:

**Georgia Legal Services** (833) 457-7529 www.gaoi.legalserver.org

Cherokee County Family Law Workshop www.Cherokeecountyga.com/Court-Administrators-Office **Hispanic Outreach Law Project\*** Provides Spanish Speaking Attorneys (404) 377-5381

Georgia Senior Legal Hotline\* (404) 657-9915 \* Services of Atlanta Legal Aid

#### What if I want to complete the Worksheet & Schedules on my own? Where can I get the documents?

A Guided Electronic Worksheet is available online over the Internet through Child Support Services at https://services.georgia.gov/dhr/cspp/do/public/SupportCalc. Once you are there, you will select the Guided Worksheet option and click the Next button at the bottom of the screen. You will answer a series of questions about the household income and child rearing expenses for both parents. The Electronic Worksheet will automatically figure out the child support obligation of both parents. It will also fill out the Worksheet and Schedules for you. The Worksheet is long and complicated, so you may need to work on it several times. If this is the case, you may save the Worksheet online and work on it later. You will be given a confirmation number that you will enter every time you work on the Worksheet. This confirmation number is very important because it is unique to your specific worksheet. If you lose your confirmation number, you will not have access to your saved worksheet! Once you have completed the Worksheet, you will be given the option to submit the information for access by the Judge. In order to submit the Worksheet to the Judge electronically, you will be asked to input your Civil Action Number. Your Civil Action Number will be assigned when your case is filed.

#### Where can I go to get on the Internet?

Cherokee County Public Libraries have free public Internet access. Local Law Libraries have free public Internet - access as well, as long as you are doing legal research. Both libraries allow printing for a small fee. See the following page for a list of local libraries in your area where you can access a computer.

#### **Important Points about Worksheets and Schedules:**

- Both parents are required to file a *Child Support Worksheet and Schedules*.
- There is a difference between filing and electronically submitting the *Worksheet and Schedules*. The original worksheet and schedules are filed with the Superior Court Clerk's Office. After you submit electronically, you should check with the Court to see if a hard copy is preferred, and also to make sure that the Judge's office has a copy of your confirmation number. Your confirmation number is unique to your *Worksheet and Schedules*. *If you lose your confirmation number, you will not have access to your saved worksheet!* You will have to start over again if you need to print or make changes.
- After the Worksheet is submitted electronically, it cannot be retrieved to print. Remember to print out the original Worksheet before submitting it to the Judge.
- Documents used to complete your Worksheet will need to be brought with you to Court.

#### **Local Libraries with Computer Access**

#### Law Library

Frank C. Mills Justice Center Suite 320 90 North Street Canton, GA 30114 (678) 493-6175

#### **Ball Ground**

435 Old Canton Road Ball Ground, GA 30107 (770) 735-2025

#### **Hickory Flat**

2740 East Cherokee Drive Canton, GA 30115 (770) 345-7565

#### **Pickens**

100 Library Lane Jasper, GA 30143 (706) 692-5411

#### **Rose Creek**

4476 Towne Lake Pkwy Woodstock, GA 30189 (770) 591-1491

#### R.T. Jones

116 Brown Industrial Pkwy Canton, GA 30114 (770-479-3090

#### Woodstock

7735 Main Street Woodstock, GA 30188 (770) 926-5859

### **Gwinnett County Law Library**

75 Langley Drive Lawrenceville, GA 30045 (770) 822-8575 www.gcll.org/Facility\_hours.htm

#### **Forsyth County Law Library**

118 Castleberry Road, Suite 10 Cumming, GA 30040 (770) 205-4610

Petitioner:				
and		Civil Action File No.:		
Respondent:				
	PETITION FOR MODIFI	CATION OI	F CHILD SUPPORT	
Comes now	the Petitioner,		, and states his/her claim against	
	Modification of Child Support as follo			
		1		
The Respon	dent is subject to the jurisdiction of thi	is Court as follow	ws:	
	a) The Respondent is a resident of C	Cherokee County	y, Georgia and may be personally served with a	
	copy of this Petition and Summons a	t:		
	•		, and may be	
	personally served with a copy of this			
		2		
On		_, 20	_, the Superior Court for the County of	
			issued an Order	
awarding permanent	child support to the		(insert Petitioner or Respondent) in	
the amount of	dollars to be pa	aid weekly/semin	monthly/monthly (circle one).	
		3		
The Court a	warded child support as follows:			
	a) To the Petitioner in the sum of		dollars as permanent child support.	
	b) To the Respondent in the sum of		dollars as permanent child support.	
		4		
Since that d	ate, there has been the following substa	antial change(s):		
	a) There has been a substantial upwa	ard change in the	e income or financial status of the Respondent	
	which increases his/her ability to pay		•	
	,	_	the income or financial status of the Petitioner	
	which has decreased his/her ability t	o pay the child s	support award previously ordered.	

	c) There has been a substantial change in the needs of the children as follows:			
		5		
Specifically	, at the time of the Child Suppor	rt Order, the followi	ng was true:	
	The Respondent was earning		dollars pe	r month, although as of
		, his/her gross e	arnings have increas	ed to
	dollars per month.			
	The Petitioner was earning		dollars per 1	nonth, although as of
		, his/her gross e	arnings have decreas	sed to
	dollars per month.			
		6		
To date, no	Petition to Modify has been file	d:		
	a) within the two years of the	filing of this Petitio	n.	
	b) since the original Child Su	pport Order.		
WHEREFO	RE, Petitioner demands:			
a)	That the Final Judgment and	Decree awarding pe	riodic payments of c	hild support be modified so as
	to:			
	☐ 1) Increase the payments	commensurate with	the Respondent's cl	nanged financial status.
	☐ 2) Decrease the payment	s commensurate wit	h the Petitioner's cha	anged financial status.
b)	That Respondent be served with	ith a copy of this <i>Pet</i>	ition and Rule Nisi;	and
c)	That the Petitioner have such	additional relief as the	ne Court may deem	equitable and appropriate.
Signed this	_day of			
218114 11112	[day]	[month]	[year]	
		<del></del>		2.14.2
Sworn to and affirme day of		(Sign your name h	ere before Notary)	Petitioner, Self-Represented
		D. C.C. D. M.	<i>(</i> · <i>, , , , , , , , , ,</i>	
<b>NOTARY PUBLIC</b> My commission expi				
(Notary Seal)				
		Petitioner's Teleph	none Number:	

Petitioner:and Respondent:	Civil Action File No.:
	VERIFICATION
	, personally appeared before the undersigned Notary Public, a the above-styled action and that the facts stated in the foregoing <i>Petition for</i> ct to the best of my knowledge.
Signed thisday ofday of	f [month] [year]
	(Sign your name here before Notary) Petitioner, Self-Represented  Petitioner's Name (print or type): Petitioner's Address:
	Petitioner's Telephone Number:
Sworn to and affirmed before me, this	
day of  NOTARY PUBLIC  My commission expires: (Notary Seal)	

Petitioner:and  Respondent:	Civil Action File No.:
RI	ULE NISI
•	ies appear before the Honorable Judge of Cherokee County, Cherokee Judicial Circuit in Courtroom Street, Canton, Georgia on
20ato'clockm. to she	ow cause why the relief sought should not be granted.
Issued on	
	JUDGE/CLERK Superior Court of Cherokee County Cherokee Judicial Circuit
Presented by:	
☐ Petitioner ☐ Respondent Self-Represented	

Petitioner:	
and	Civil Action File No.:
Respondent:	
	CHILD SUPPORT ADDENDUM
	All parts of this Addendum must be completed and it must be attached to all Final Orders and Judgments mining the amount of child support. However, it is not required for Orders on Contempt motions.  IMPORTANT: Final Order must be used in combination with this form.
The following	lowing is true:  [You must check one of the following boxes.]
	[10u musi check one of the following boxes.]
	The parties have agreed to the terms of this Order and this information has been furnished by both parties to
	meet the requirements of O.C.G.A. § 19-6-15. The parties agree on the terms of the Order and affirm the
	accuracy of the information provided, as shown by their signatures at the end of this <i>Addendum</i> .
	This <i>Addendum</i> includes findings of fact and conclusions of law and fact made by the Court, in compliance with O.C.G.A. § 19-6-15.
Applica	ation of Child Support Guidelines.
The stat	tutory requirements of O.C.G.A. § 19-6-15 have been applied in reaching the amount of child support
provide	d under the Final Order in this action. The specifics are as follows:
1)	<u>Gross Income</u> – The Petitioner's gross monthly income (before taxes) is
	dollars; the Respondent's gross monthly income isdollars (before taxes).
2)	Number of Children – The number of children for whom support is being provided in this case is
3)	Attachments - The Child Support Worksheet and Schedule E are attached and made a part of this
	Addendum, along with any other applicable schedules.
4)	<u>Child Support Amount</u> – Theshall pay to the
	, for the support of the minor children in the sum of
	dollars (\$) per month, beginning on
	, 20
5)	<u>Duration of Child Support</u>
	[You must check and complete only one of the following paragraphs.]
	□ a) Beyond Age 18 for High School – The child support shall continue monthly thereafter
	until each child reaches the age of eighteen, dies, marries, or otherwise becomes emancipated,
	provided that if the children become eighteen years old while enrolled in and attending
	secondary school on a full-time basis then child support shall continue for the children until

		the children graduate from secondary school or reaches twenty years of age, whichever occurs first.
		b) Stop as Age 18 – The child support shall continue monthly thereafter until each child
		reaches the age of eighteen, dies, marries, or otherwise becomes emancipated.
		c) Until Further Ordered – This is not a Final Order, so the child support shall continue
		until further Order of this Court.
		d) Until Specific Date – The child support shall continue monthly thereafter until
6)	<u>Deviatio</u>	n from Presumptive Amount
		[You must check and complete only one of the following paragraphs.]
		a) No Deviation – It has been determined that none of the deviations allowed under
		O.C.G.A. § 19-6-15 applies in this case, as shown by the attached Schedule E. The Amount
		of support in Paragraph 4 above is the Presumptive Amount of Child Support shown on the
		attached Child Support Worksheet.
		b) <b>Deviation</b> – It has been determined that one or more of the deviations allowed under
		O.C.G.A. § 19-6-15 applies in this case, as shown by the attached Schedule E. The
		Presumptive Amount of Child Support that would have been required under O.C.G.A. § 19-6-
		15 if the deviations had not been applied isdollars per month, as
		shown on the attached Child Support Worksheet. The attached Schedule E explains the
		reasons for the deviation, how the application of the guidelines would be unjust or
		inappropriate considering the relative ability of each parent to provide support, and how the
		best interest of the children who are subject to this child support determination is served by
		deviation from the presumptive amount of child support.
7)	Health D	Dental and Vision Insurance for Children
		[You must check and complete only one of the following paragraphs.]
		a) Insurance Available – The following insurance for the children involved in this action is
		available at a reasonable cost to thethrough the
		parent's employer or the PeachCare program:
		☐ Health (medical, mental health, and hospitalization) ☐ Dental ☐ Vision
		So long as it remains available to that parents, the
		shall maintain the types of insurance checked above for the benefit of the minor children, until
		each child reaches the age of eighteen, dies, marries, or otherwise becomes emancipated,
		except that if the children become eighteen years old while enrolled in and attending
		secondary school on a full-time basis, then the insurance shall be continued for the children
		until the children graduate from secondary school or reaches twenty years of age, whichever
		occurs first.
		1) The parent who maintains the insurance shall provide the other parent with an
		insurance identification card or such other acceptable proof of insurance coverage
		and shall cooperate with the other parent in submitting claims under the policy.

		2)	All money received by one of the parti	es for claims processed ur	ider the insurance
			policy shall be paid within five (5) day	s after the party receives	the money to the
			other party (if that other party paid the	applicable health care ser	vice provider) or
			to the applicable health care provider (	if the provider has not bee	en paid by one of
			the other parties).		
		b) Insura	nce Not Available – Insurance (other the	nan Medicaid) is not avail	able at this time to
		either part	y at a reasonable cost. If health insuran	ce for the children later be	ecomes available
		to the pare	ent who is required to pay child support	for these children, then th	at parent must
		obtain the	following types of insurance, unless it i	is then being provided by	the other parent:
			Health (medical, mental health, and hos	spitalization) 🗖 Dental	☐ Vision
		When insu	rance has been obtained by either party	, Paragraphs 7(a)(1) and (	2) shall apply.
8)	<u>Uninsure</u>	d Health C	are Expenses		
	The		shall pa	ay% ar	nd the
			shall pay	% of all expen	nses incurred for the
	children'	s health car	e (including medical, dental, mental hea	alth, hospital, vision care)	that are not covered by
	insurance	e. The part	who incurs a health care expense for o	one of the children shall pr	ovide verification of
	the amou	int to the ot	her party. That other party shall reimbu	rse the incurring party (or	pay the health care
	provider	directly) fo	r the appropriate percentage of the expe	ense, within fifteen (15) da	nys after receiving the
	verificati	on of a par	icular health care expense.		
9)	Parenting	g Time Am	<u>ounts</u>		
	The app	roximate nu	mber of days of parenting time per year	according to the visitation	n order is
			days for the Petitioner and	day	s for the Respondent.
10)	Social Se	curity Bene	<u>efits</u>		
		[You mus	t check and complete <b>only one</b> of the fol	llowing paragraphs.]	
		a) Not Ro	ceived – The children do not receive Ti	itle II Social Security bene	efits under the
		account of	the parent ordered to pay child support	. The benefits received by	the children shall
		be counted	d as child support payments, and shall b	e applied against the final	child support
		order to b	e paid by that parent.		
		b) Receiv	ed – The children receive Title II Social	Security benefits under the	he account of the
		parent ord	ered to pay child support. The benefits	received by the children s	shall be counted as
		child supp	ort payments, and shall be applied agair	nst the final child support	order to be paid by
		that paren	i.		
		1)	If the amount of benefits received is le	ss than the amount of supp	port ordered, the
			obligor shall pay the amount exceeding	g the Social Security bene	fit.
		2)	If the amount of benefits received is eq	ual to or more than the an	nount of support
			ordered, the obligor's responsibility is	met and no further suppor	rt shall be paid.
		3)	Any Title II benefits received for the c	hildren's benefit shall be	retained by the
			custodial parent or nonparent custodian	n for the children's benefit	t, and it shall not

	arrearages.
11)	<u>Modification</u>
	[You must check and complete <b>only one</b> of the following paragraphs.]
	□ a) <b>Not a Modification Action</b> – This is an initial determination of child support, not a
	modification action.
	□ b) <b>Support Not Modified</b> – This action is a <i>Modification Action</i> , but the Order does not
	modify the amount of child support that was previously ordered for the children. The date of
	the initial support order concerning this child support case was
12)	Continuing Garnishment for Child Support
	Whenever, in violation of the terms of the Order, there shall have been a failure to make the support
	payments, so that the amount unpaid is equal to or greater than the amount payable for one month, the
	payments required to be made may also be collected by the process of continuing garnishment for
	support.
13)	Income Deduction Order
	[You must check and complete <b>only one</b> of the following paragraphs.]
	□ a) An <i>Income Deduction Order</i> shall be entered by the Court under O.C.G.A. § 19-6-32 for
	payment of the child support and alimony (if any) provided. The Income Deduction Order
	shall take effect:
	[To finish a), you must check either 1) or 2). Do not check both.]
	□ (1) immediately upon entry by the Court
	□ (2) upon accrual of a delinquency equal to one month's support. The <i>Income</i>
	Deduction Order may be enforced by serving a "Notice of Delinquency," as
	provided in O.C.G.A. § 19-6-32 (f).
	□ b) The parties agree that an <i>Income Deduction Order</i> is not immediately necessary.
	☐ c) The Court finds that there is good cause not to require income deduction, having
	determined that income deduction will not serve the children's best interests and that there has
	been sufficient proof of timely payment of any previously ordered support
We knowingly and	d voluntarily agree on the terms of this Order. Each of us affirms that the information we have provided in
this Addendum is	rue and correct to the best of our knowledge.
Petitioner's Signat	ure Respondent's Signature

4) be used as a reason for decreasing the final child support order or reducing

### ORDER

The Court has reviewed	the foregoing Child Support Adder	ndum, and it is hereby made the Ord	ler of this Court.
This Order entered on	day of	, 20	
	T-1-0		
	Judge, Superio Cherokee Judi		

Petitioner:		
and	Civil Action File No.:	
Respondent:		
DOMESTI	C RELATIONS FINANCIAL AFFIDAV	IT
(1) Your Name:		Your Age:
Spouse's Name:		Spouse's Age:
Date of Marriage:	Date of Separation:	
Names and birth dates of children for	or whom support is to be determined in this	action:
Name	Date of Birth	Resides with
Names and birth dates of your other	children:	
Name	Date of Birth	Resides with
(2) SUMMARY OF YOUR INCOME A	ND NEEDS: (fill out this part after you complete	e pages 2-5)

\$

\$

\$

\$

(A) Gross Monthly Income (from Item 3A below)

(B) Net Monthly Income (from Item 3B below)

(C) Average Monthly Expenses (Item 5A below)

Monthly Payments to Creditors (Item 5B below)

Total Monthly Expenses & Payments to Creditors (Item 5C below)

(3) (A) YOUR GROSS MONTHLY INCOME: (Complete this section or attach Child Support (All income must be entered based on monthly average regardless of date of receipt. Where a income should be annualized)	
Salary or Wages — ATTACH COPIES OF 2 MOST RECENT WAGE STATEMENTS	\$
Commissions, Fees & Tips	\$
Income from self-employment, partnership, close corporations and independent contracts (gross receipts minus ordinary and necessary expenses required to produce income) ATTACH SHEET ITEMIZING YOUR CALCULATIONS	\$
Rental income (gross receipts minus ordinary and necessary expenses required to produce income) ATTACH SHEET ITEMIZING YOUR CALCULATIONS	\$
Bonuses	\$
Overtime Payments	\$
Severance Pay	\$
Recurring Income from Pensions or Retirement Plans	\$
Interest and Dividends	\$
Trust income	\$
Income from Annuities	\$
Capital Gains	\$
Social Security Disability or Retirement Benefits	\$
Worker's Compensation Benefits	\$
Unemployment Benefits	\$
Judgments from Personal Injury or Other Civil Cases	\$
Gifts (cash or other gifts that can be converted to cash)	\$
Prizes & Lottery Winnings	\$
Alimony and maintenance from persons not in this case	\$
Assets which are used for support of family	\$
Fringe Benefits (if significantly reduce living expenses)	\$
Any Other Income (Do not include means-tested public assistance, such as TANF or food stamps.)	\$
TOTAL Gross Monthly Income (also write in 2A on page one)	\$

(3)(B) Net Monthly Income From Employment (deducting only state and federal taxes and FICA) (also write in 2B on page one)	\$
--	----

Your Pay Period (i.e., monthly, weekly, etc.):

Number of Exemptions Claimed
by You for Tax Purposes:

#### (4) ASSETS

(List all assets here, including both non-marital and marital property. If you claim or agree that all or part of an asset is non-marital, indicate the non-marital portion under the appropriate spouse's column and state the amount and the basis: pre-marital, gift, inheritance, source of funds, etc. The total value of each asset must be listed in the "value" column. "Value" means what you feel the item of property would be worth if it were offered for sale.)

Description	Value	Separate Asset of Petitioner	Separate Asset of Respondent	Basis of the Claim (pre-marital, gift, inheritance, etc.)
Cash	\$	\$	\$	
Stocks, Bonds	\$	\$	\$	
CD's / Money Market Accounts	\$	\$	\$	
Bank Accounts (list each account below):				
(1)	\$	\$	\$	
(2)	\$	\$	\$	
(3)	\$	\$	\$	
Retirement Pensions, 401(k), IRA or Profit-Sharing	\$	\$	\$	
Money Owed to You (or Spouse)	\$	\$	\$	
Tax Refund Owed to You	\$	\$	\$	
Real Estate (list properties & mortgages):				
Home	\$	\$	\$	
Debt owed on Home	\$			
Other Real Estate	\$	\$	\$	
Debt owed on Other Real Estate	\$			
Automobiles / Vehicles (list vehicles & a	mounts owed o	n each one):		
(1)	\$	\$	\$	
Debt owed on Vehicle (1)	\$			
(2)	\$	\$	\$	
Debt owed on Vehicle (2)	\$			

(4) ASSETS (continued)  Description	Value	Separate Asset of Petitioner	Separate Asset of Respondent	(pre-m	the Claim arital, gift, ance, etc.)
Life Insurance (net cash value)	\$	\$	\$		
Furniture / Furnishings	\$	\$	\$		
Jewelry	\$	\$	\$		
Collectibles	\$	\$	\$		
Other Assets (specify):	\$	\$	\$		
	\$	\$	\$		
	\$	\$	\$		
TOTAL ASSETS	\$	\$	\$		
(5)(A) AVERAGE MONTHLY EXPE	NSES FOR YOU	AND YOUR HOU	SEHOLD		
	HOUSEHOLI	D EXPENSES			
Mortgage or Rent Payments	\$	Gas			\$
Property taxes	\$	Repairs & Mainte	enance		\$
Homeowner's / Renter's Insurance	\$	Lawn Care			\$
Electricity	\$	Pest Control			\$
Water	\$ Cable TV / Internet Access			\$	
Garbage & Sewer	\$ Misc. Household & Grocery Items			\$	
Telephones		Meals Outside H	ome		\$
Residential Lines	\$	Other (specify)			\$
Cellular Telephones	\$				\$
	AUTOM	OTIVE			
Gasoline & Oil	\$	Auto Tags / Regi	stration / Licens	se	\$
Repairs & Maintenance	Repairs & Maintenance \$ Insurance			\$	
OTHER	VEHICLES (b	oats, trailers, RV	s, etc.)		
Gasoline & Oil	\$	Tags / Registration	on / License		\$
Repairs & Maintenance	\$	Insurance			\$

CHILDREN'S EXPENSES			
Child Care (total monthly cost)	\$	Allowance	\$
School Tuition	\$	Children's Clothing	\$
Tutoring	\$	Diapers	\$
Private lessons (e.g., music, dance)	\$	Medical, Dental, Prescriptions (out-of-pocket uncovered expenses)	\$
School Supplies / Expenses	\$	Grooming / Hygiene	\$
Lunch Money	\$	Gifts from children to others	\$
Other Educational Expenses (list type & amount):		Entertainment	\$
	\$	Activities (including extra-curricular, school, religious, cultural, etc.)	\$
	\$	Summer Camps	\$
OTHER INSURANCE			
Health Insurance	\$	Life Insurance	\$
Children's portion:	\$	Relationship of Beneficiary:	
Dental Insurance	\$	Disability Insurance	\$
Children's portion:	\$	Other Insurance (specify)	\$
Vision Insurance	\$		\$
Children's portion:	\$		\$
YOUR OTHER EXPENSES			
Dry Cleaning & Laundry	\$	Publications	\$
Clothing	\$	Dues, Clubs	\$
Medical / Dental / Prescription (out-of-pocket uncovered expenses)	\$	Religious & Charities	\$
Your Gifts (special holidays)	\$	Pet expenses	\$
Entertainment	\$	Alimony Paid to Former Spouse	\$
Recreational Expenses (e.g., fitness)	\$	Child Support Paid for other children	\$
Vacations	\$	Date of initial CS order:	
Travel Expenses for Visitation	\$	Other (attach sheet to list)	\$

**(5)(C)TOTAL MONTHLY EXPENSES** (Total Expenses from final line on page 5 + Total Monthly Payments to Creditors above) (also write this total on line 3 of 2C on page

one)

Sworn to and affirmed before me, this \_\_\_\_\_ day of \_\_\_\_\_.

My commission expires:

NOTARY PUBLIC

(Notary Seal)

(Sign your name before Notary) $\square$ Petitioner $\square$ Respondent, Self-Represented
Name (print or type):Address:
Daytime Telephone Number:

\$

Petitioner:and Respondent:	Civil Action File No.:
	CERTIFICATE OF SERVICE
This document certifies t	hat on, 20, I sent copies of the following documents
to the opposing party by $\square$ first c	lass mail/  certified mail and return receipt was requested.
The documents were add	ressed as follows:
Signed this[day]	day of  [month] [year]
	(Sign your name before Notary) □ Petitioner □ Respondent, Self-Represented  Name (print or type):
	Address:

Petition	ner:			
and		Civil Action File No.:		
Respon	ndent:			
	FINAL ORDER FOR CHIL	D SUPPORT MODIFICATION	ON	
	This action came before the Court on	, 20	The Petitioner	
appeare	ed Self-Represented. [Select one of the following.] $\Box$	The Respondent also appeared/	The Respondent did not	
appear.	The Court heard the evidence and considered the ma	atter. It is hereby Ordered and Adjud	ged that:	
		I.		
	[Choose only on	e (1) of the following.]		
	The Petitioner did not satisfactorily prove that there		ner income or financial	
	status or in the needs of the children so as to warrar	v v 11		
	The Petitioner did not satisfactorily prove there has			
	financial status or in the needs of the children so as	· ·		
	There has been a substantial upward change in the i	•	ondent which increases	
	his/her ability to pay the child support award previo	ously ordered.		
	There has been a substantial downward change in the	ne income or financial status of the Pe	titioner which decreases	
	his/her ability to pay the child support award previo	ously ordered.		
	There has been a substantial change in the needs of	the children as follows:		
		II.		
	[Choose only on	e (1) of the following.]		
	Child support shall not be modified.			
_	Child support shall be modified to reflect the substa	intial change in the income or financia	al status of the	
_	Petitioner/Respondent, or in the needs of the children	_	<del>.</del>	

#### **Application of Child Support Guidelines.**

The statutory requirements of O.C.G.A. § 19-6-15 have been applied in reaching the amount of child support provided under the final order in this action. The specifics are as follows:

\_dollars; the

1)	Gross Income – The Petitioner's gross monthly income (before taxes) isdollars; the
	Respondent's gross monthly income isdollars (before taxes).
2)	Number of Children – The number of children for whom support is being provided in this case is
3)	Attachments - The Child Support Worksheet and Schedule E are attached and made a part of this Addendum,
	along with any other applicable schedules.
4)	<u>Child Support Amount</u> – Theshall pay to the
	, for the support of the minor children in the sum of
	dollars (\$) per month, beginning on
	, 20
5)	<u>Duration of Child Support</u>
	[You must check and complete <b>only one</b> of the following paragraphs.]
	□ a) Beyond Age 18 for High School – The child support shall continue monthly thereafter until each child
	reaches the age of eighteen, dies, marries, or otherwise becomes emancipated, provided that if the
	children become eighteen years old while enrolled in and attending secondary school on a full-time basis
	then the child support shall continue for the children until the children graduate from secondary school o
	reaches twenty years of age, whichever occurs first.
	$\square$ b) Stop at Age 18 – The child support shall continue monthly thereafter until each child reaches the age of
	eighteen, dies, marries, or otherwise becomes emancipated.
	☐ c) <u>Until Further Ordered</u> – This is not a final order, so the child support shall continue until further order of
	this Court.
	☐ d) <u>Until Specific Date</u> – The child support shall continue monthly thereafter until
6)	<u>Deviation from Presumptive Amount</u>
	[You must check and complete <b>only one</b> of the following paragraphs.]
	□ a) No Deviation – It has been determined that none of the deviations allowed under O.C.G.A. § 19-6-15
	applies in this case, as shown by the attached Schedule E. The Amount of support in Paragraph 4 abov
	is the Presumptive Amount of Child Support shown on the attached Child Support Worksheet.
	□ b) <u>Deviation</u> – It has been determined that one or more of the deviations allowed under O.C.G.A. § 19-6-15
	applies in this case, as shown by the attached Schedule E. The Presumptive Amount of Child Support
	that would have been required under O.C.G.A. § 19-6-15 if the deviations had not been applied is
	dollars per month, as shown on the attached <i>Child Support Worksheet</i> . The
	attached Schedule E explains the reasons for the deviation, how the application of the guidelines would
	be unjust or inappropriate considering the relative ability of each parent to provide support, and how th
	best interest of the children who are subject to this child support determination is served by deviation

from the presumptive amount of child support.

7) Health Dental and	Vision Insurance for Children
----------------------	-------------------------------

[You must check and complete **only one** of the following paragraphs.] □ a) Insurance Available – The following insurance for the children involved in this action is available at a reasonable cost to the \_\_\_\_ \_through the parent's employer or the PeachCare program: ☐ Health (medical, mental health, and hospitalization) ☐ Dental ☐ Vision So long as it remains available to that parent, the shall maintain the types of insurance checked above for the benefit of the minor children, until each child reaches the age of eighteen, dies, marries, or otherwise becomes emancipated, except that if the children becomes eighteen years old while enrolled in and attending secondary school on a full-time basis, then the insurance shall be continued for the children until the children graduate from secondary school or reaches twenty years of age, whichever occurs first. 1. The parent who maintains the insurance shall provide the other parents with an insurance identification card or such other acceptable proof of insurance coverage and shall cooperate with the other parent in submitting claims under the policy. All money received by one of the parties for claims processed under the insurance policy shall be paid within five (5) days after the party receives the money to the other party (if that other party paid the applicable health care service provider) or to the applicable health care provider (if the provider has not been paid by one of the other parties). □ b) Insurance Not Available – Insurance (other than Medicaid) is not available at this time to either party at a reasonable cost. If health insurance for the children later becomes available to the parent who is required to pay child support for these children, then that parent must obtain the following types of insurance, unless it is then being provided by the other parent: ☐ Health (medical, mental health, and hospitalization) ☐ Dental ☐ Vision When insurance has been obtained by either party, Paragraphs 7(a)(1) and (2) shall apply. shall pay \_\_\_\_\_\_\_% of all expenses incurred for the children's health care (including medical, dental, mental health, hospital, vision care) that are not covered by insurance. The party who incurs a health care expense for one of the children shall provide verification of the amount to the other party. That other party shall reimburse the incurring party (or pay the health care provider directly) for the appropriate percentage of the expense, within fifteen (15) days after receiving the verification of a particular health care expense. Life Insurance [You must check and complete **only one** of the following paragraphs.] \_\_\_\_\_shall maintain a policy of life insurance in the amount of \$ that names the minor children as irrevocable beneficiaries of the same. This life insurance policy shall be kept in full force effect until all child support obligations required of the

			have terminated. At least	once each calendar year,					
			shall provide proof to	that the life					
	insı	ırance pol	icy exists and is in full force and effect.	shall also provide					
			with a copy of said life insurance	e policy, naming the minor children as					
	irrevocable beneficiaries, within 15 days of the Final Judgment and Decree.								
		The Cou	rt does not order life insurance in this case.						
		The parti	es agree that life insurance is not necessary in this case.						
10)	Par	enting Tin	ne Amounts – The approximate number of days of parenting tim	ne per year according to the visitation					
	ord	er is	days for the Petitioner and	days for the Respondent.					
11)	Soc	ial Securi	ty Benefits						
			[You must check and complete only one of the following page 1975]	aragraphs.]					
		a) Not R	eceived – The children do not receive Title II Social Security be	enefits under the account of the					
		paren	t ordered to pay child support. The benefits received by the chil	ldren shall be counted as child					
		suppo	rt payments, and shall be applied against the final child support	order to be paid by that parent.					
		b) Receiv	ved – The children receive Title II Social Security benefits unde	r the account of the parent ordered					
		to pay	child support. The benefits received by the children shall be co	ounted as child support payments,					
		and sl	nall be applied against the final Child Support Order to be paid	by that parent.					
		1)	If the amount of benefits received is less than the amount of su	apport ordered, the obligor shall					
			pay the amount exceeding the Social Security benefit.						
		2)	If the amount of benefits received is equal to or more than the	amount of support ordered, the					
			obligor's responsibility is met and no further support shall be	paid.					
		3)	Any Title II benefits received for the children's benefit shall b	e retained by the custodial parent					
			or nonparent custodian for the children's benefit, and it shall n	not be used as a reason for					
			decreasing the final child support order or reducing arrearages	S.					
12)	Mo	<u>dification</u>							
			[You must check and complete only one of the following page 1975]	aragraphs.]					
		a) Not a	Modification Action – This is an initial determination of child s	upport, not a modification action.					
		b) Suppo	ort Not Modified – This action is a Modification Action, but the	order does not modify the amount					
		of chi	ld support that was previously ordered for the children. The dat	te of the initial support order					
		conce	rning this child support case was						
13)	Cor	ntinuing G	arnishment for Child Support						
	Wh	enever, in	violation of the terms of the order, there shall have been a failu	are to make the support payments,					
	so t	hat the an	nount unpaid is equal to or greater than the amount payable for	one month, the payments required					
	to b	e made m	ay also be collected by the process of continuing garnishment f	or support.					
14)	Inc	ome Dedu	ction Order						
			[You must check and complete only one of the following page 19.1]	aragraphs.]					
		a) An I	Income Deduction Order shall be entered by the Court under O.	C.G.A. § 19-6-32 for payment of					
		the c	child support and alimony (if any) provided. The Income Deduc	ction Order shall take effect:					

	[To finish a), you must che	eck either 1) or 2). Do not check be	oth.]
	$\Box$ 1) immediately upon entry by the	he Court.	
	☐ 2) upon accrual of a delinquenc	ey equal to one month's support.	
The	Income Deduction Order may be ent	forced by serving a "Notice of Deli	nquency," as provided in
O.C	.G.A. § 19-6-32(f).		
□ b) The	parties agree that an Income Deducti	ion Order is not immediately neces	sary.
□ c) The	Court finds that there is good cause	not to require income deduction, h	aving determined that
inco	me deduction will not serve the child	dren's best interests and that there h	nas been sufficient proof of
time	ely payment of any previously ordere	ed support.	
This Order entere	d onday	v of	
		JUDGE, Superior Court	
		Cherokee Judicial Circuit	

PETITIONER,	CIVIL ACTION FILE NUMBER
VERSUS	
RESPONDENT.	
	SANSWER TO PETITIONER'S DIFICATION OF CHILD SUPPORT
My name is	, and I am representing myself in this <i>Modification</i> action. In
support of my case, I state the following:	
	1.
Respondent (CIRCLE ONE: ADMITS OR E Petition for Modification of Child Support.	DENIES) the allegations contained in Paragraph 1 of Petitioner's
1 ешоп јог мошусанов ој Спиа ѕиррогі.	2.
	DENIES) the allegations contained in Paragraph 2 of Petitioner's
Petition for Modification of Child Support.	3.
Respondent (CIRCLE ONE: ADMITS OR E Petition for Modification of Child Support.	DENIES) the allegations contained in Paragraph 3 of Petitioner's
1 ешоп јог моинсиноп ој Спии зирроп.	4.
Respondent (CIRCLE ONE: ADMITS OR E Petition for Modification of Child Support.	DENIES) the allegations contained in Paragraph 4 of Petitioner's
······································	5.
Respondent (CIRCLE ONE: ADMITS OR E Petition for Modification of Child Support.	DENIES) the allegations contained in Paragraph 5 of Petitioner's
	6.
Respondent (CIRCLE ONE: ADMITS OR E Petition for Modification of Child Support.	DENIES) the allegations contained in Paragraph 6 of Petitioner's

Signed thisday of	, 20
	(Sign your name here before notary) Respondent, Self-Represented
	Respondent's Name (Print or Type):
	Respondent's Address:
	Respondent's Telephone Number:
Sworn to and affirmed before me thisday of, 20_	
tills, 20_	<del></del> ·
NOTA DV DUDI IC	
NOTARY PUBLIC My Commission Expires:	
(Notary Seal)	

PETITIONER,	
VERSUS	CIVIL ACTION FILE NUMBER
RESPONDENT.	
	CERTIFICATE OF SERVICE
This document certifies the	hat on, 20, I sent copies of the following
documents:	
ANSWER TO PETITIONE	R'S PETITION FOR MODIFICATION OF CHILD SUPPORT
to the opposing party by: (CHOO	OSE ONE: first class mail OR certified mail and return receipt was
requested).	
The documents were addre	essed as follows:
Signed this	day of, 20
	(G' an arrange and the state of
	(Sign your name here before notary) Respondent, Self-Represented
	Respondent's Name (Print or Type):
	Respondent's Address:
	Respondent's Telephone Number:
Sworn to and affirmed before me thisday of	, 20
NOTARY PUBLIC My Commission Expires: (Notary Seal)	

Petitioner,	Civil Action File Number							
vs.	·							
Respondent.								
DOMESTIC RELATIONS STAN	NDING ORDER & RULE NISI							
This case is hereby set for a hearing on at								
AM/PM in Courtroom	of the Superior Court of Cherokee County, 90 North							
Street, Canton, GA 30114.								
To Parties without Attorneys: If you have filed this act action without an attorney, you have full responsibilit requirements of the law. The Court will not act as you help you prove or defend your case. This action involurges you to hire an attorney.  The parties to this action, their agents, servants, and	y for complying with all procedural and substantive r attorney, will not dispense legal advice, and will not olves important legal rights and this Court strongly employees, and all other persons acting in concert							
with the Parties are subject to the following provisions:	:							
If this case involves child custody or visitation, then except in an emergency which has been created by another Party, you shall not cause or permit the minor children to be removed from the State of Georgia for more than one week at a time unless this Court Orders otherwise.  2.	the court, any of the property belonging to the Parties except in the ordinary course of business or except in an emergency which has been created by the other Party to the action.  You shall not disconnect or cause to be disconnected any utility-providing service to the home of the other Party. You shall not change, cause to change, cancel, or cause the cancellation of any insurance presently in effect which protects the Parties or any of their children or property. You shall not interfere with the other Party's mail.							
You shall not do, attempt to do, or threaten to do any act which injures, maltreats, vilifies, molests, or	4.							
harasses or which may, upon judicial determination, constitute threats, harassment, or stalking of the adverse Party or the children of the Parties or any act which constitutes a violation of other civil or criminal laws of this state.	You must attend the Seminar for Divorcing Parents. If you would like more information about the Seminar, please see this Court's Standing Order Establishing Seminar for Divorcing Parents or contact the ADR Office.							

You shall not sell, encumber, trade, contract to sell,

or otherwise dispose of or remove from the jurisdiction of the court, without the permission of

5.

You must provide the following documentation to this Court by filing it with the Clerk:

- a) if this case involves financial issues such as child support, alimony, division of property, allocation of debt, or contempt of a court order addressing these issues, then you must file your *Financial Affidavit/Statement* as required by the Uniform Superior Court Rules with the Clerk at least 15 days before the scheduled hearing.
- b) if this case involves child support or child custody, then you must file your *Child Support Worksheet* and the *Schedules* thereto as required by the Uniform Superior Court Rules with the Clerk at least 15 days before the scheduled hearing.
- c) if this case involves an action for contempt of a previous court order or an action for modification of custody, visitation, child support, or alimony, then you must attach copies of all prior orders which you seek to enforce or modify to your initial pleadings.
- d) If there has been a change in your income, employment, debts, assets, or other relevant financial circumstances since you filed a previous *Financial Affidavit/Statement or Child Support Worksheet*, then you must file with the Clerk and serve upon the opposing Party updated versions of either or both of those documents at least 10 days before the next scheduled hearing.

SO ORDERED this day of

You must bring the following documents to each hearing in this case:

- a) Documents reflecting your current income, including but not limited to a copy of your most recent paystub as well as state and federal income tax returns, W-2 forms, and 1099 forms from the last three years.
- b) If this case involves child support, documents from your employer or insurance company showing how much you pay for health, dental, and vision insurance for the children at issue and health insurance cards for yourself and the children at issue. If possible, these documents should show how much you pay for insurance for each child.

If any documents that you plan to file or bring to court contain social security numbers or financial account numbers, you must redact those numbers by marking out all but the last four digits.

7.

If you fail to comply with the provisions of this Order, then you may be sanctioned by or held in contempt of this Court.

Judge, Superior Court of Cherokee County

**Cherokee Judicial Circuit** 

Petitioner:	
and	Civil Action File No.:
Respondent:	
SU	JMMONS
TO THE ABOVE NAMED RESPONDENT:	
You are hereby summoned and required to fi	le with the Clerk of said court and serve upon the Petitioner, whose
name and address is:	
-	
exclusive of the day of service. If you fail to do so, judgm the <i>Complaint</i> .	n you, within 30 days after service of this <i>Summons</i> upon you, ent by default will be taken against you for the relief demanded in is case, you must appear at that scheduled hearing, regardless of
Thisday of	
	Patty Baker,
	Clerk of Superior Court
	By
	Clerk
To Respondent upon whom this <i>Petition</i> is served:	
This copy of Complaint and Summons was served upon yo	ou,, 20

#### **General Civil and Domestic Relations Case Filing Instructions**

- 1. Provide the class of court and county in which the case is being filed.
- 2. Provide the plaintiff's and defendant's names.
- 3. Provide the plaintiff's attorney's name and State Bar number. If you are representing yourself, provide your own name and check the self-represented box.
- 4. Provide the primary type of case by checking only *one* appropriate box. Cases can be either general civil or domestic relations and only *one* type of primary case within those categories. Check the case type that most accurately describes the primary case. If applicable, check one sub-type under the primary case type. If you are making more than one type of claim, check the case type that involves the largest amount of damages or the one you consider most important. See below for definitions of each case type.
- 5. Provide an answer to the four guestions by checking the appropriate boxes and/or filling in the appropriate lines.

#### **Case Type Definitions**

#### **General Civil Cases**

**Automobile Tort**: Any tort case involving personal injury, property damage, or wrongful death resulting from alleged negligent operation of a motor vehicle.

**Civil Appeal**: Any case disputing the finding of a limited jurisdiction trial court, department, or administrative agency.

**Contempt/Modification/Other Post-Judgment**: Any case alleging failure to comply with a previously existing court order, seeking to change the terms of a previously existing court order, or any other post-judgment activity in a general civil case.

**Contract**: Any case involving a dispute over an agreement between two or more parties.

**Garnishment**: Any case where, after a monetary judgment, a third party who has money or other property belonging to the defendant is required to turn over such money or property to the court.

**General Tort**: Any tort case that is not defined or is not attributable to one of the other types of torts listed.

**Habeas Corpus**: Any case designed to review the legality of the detention or imprisonment of an individual, but not the question of his or her guilt or innocence.

**Injunction/Mandamus/Other Writ**: Cases involving a written court order directing a specific person to perform or refrain from performing a specific act.

**Landlord/Tenant**: Any case involving a landlord/tenant dispute if the landlord removed a tenant and his or her property from the premises or placed a lien on the tenant's property to repay a debt.

**Medical Malpractice Tort**: Any tort case that alleges misconduct or negligence by a person in the medical profession acting in a professional capacity, such as doctors, nurses, physician's assistants, dentists, etc.

**Product Liability Tort**: Any tort case that alleges an injury to a person was caused by the manufacturer or seller of an article due to a defect in, or the condition of, the article sold or an alleged breach of duty to provide suitable instructions to prevent injury.

**Real Property**: Any case involving disputes over the ownership, use, boundaries, or value of land.

**Restraining Petition**: Any petition for a restraining order that does not result from a domestic altercation or is not between parties in a domestic relationship.

**Other General Civil**: Any case that does not fit into one of the other defined case categories in which a plaintiff is requesting the enforcement or protection of a right or the redress or prevention of a wrong.

#### **Domestic Relations Cases**

**Adoption**: Cases involving a request for the establishment of a new and permanent parent-child relationship between persons not biologically parent and child.

**Contempt**: Any case alleging failure to comply with a previously existing court order. If the contempt action deals with the non-payment of child support, medical support, or alimony, also check the corresponding subtype box.

**Dissolution/Divorce/Separate Maintenance/Alimony**: Any case involving the dissolution of a marriage or the establishment of alimony or separate maintenance.

**Family Violence Petition**: Any case in which a protective order from a family member or domestic partner is requested.

**Modification**: Any case seeking to change the terms of a previously existing court order. If the modification deals with custody, parenting time, or visitation, also check the corresponding sub-type box.

**Paternity/Legitimation**: Cases involving establishment of the identity and/or responsibilities of the father of a minor child or a determination of biological offspring.

**Support – IV-D**: Cases filed by the Georgia Department of Human Services to request maintenance of a minor child by a person who is required under Title IV-D of the Social Security Act of 1973 (42 USC §§ 651-669b) to provide such maintenance.

**Support – Private (non-IV-D)**: Cases filed to request maintenance of a parent/guardian or a minor child by a person who is required by a law other than Title IV-D of the Social Security Act of 1973 (42 USC §§ 651-669b) to provide such maintenance.

**Other Domestic Relations**: Domestic relations cases that do not adequately fit into any of the other case types, including name changes.

**Please note:** This form is for statistical purposes only. It shall have no legal effect in a case. The information collected on this form is used solely for court administration purposes. This form does not supplement or replace the filing and service of pleadings or other papers as required by law or court rules. Information on this form will not be entered into evidence.

### **General Civil and Domestic Relations Case Filing Information Form**

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#### **General Civil and Domestic Relations Case Disposition Form Instructions**

- 1. Provide the class of court and county in which the case is being disposed.
- 2. Provide the plaintiff's and defendant's names.
- 3. Provide the reporting party (the individual completing the form).
- 4. Provide the attorneys' names and State Bar numbers. If parties represented themselves, provide their names and check the self-represented box.
- 5. Provide the manner of disposition by checking the appropriate box. See below for definitions.
- 6. Provide an answer to the three questions by checking the appropriate boxes.

#### **Manner of Disposition Definitions**

**Jury Trial**: Cases in which a jury is impaneled to determine the issues of fact in the case. A jury trial should be counted when the jury has been sworn, regardless of whether a verdict is reached.

**Bench/Non-Jury Trial**: Cases in which a judge or judicial officer is assigned to determine both the issues of fact and law in the case. A bench/non-jury trial should be counted when the first evidence is introduced, regardless of whether a judgment is reached.

Non-Trial Disposition: Cases in which the disposition does not involve either a jury trial or a bench trial.

**Alternative Dispute Resolution**: If a case was disposed of via a non-trial disposition and the method of disposition was alternative dispute resolution. If this box is checked, then the Non-Trial Disposition box must also be checked. Only check if the whole case was resolved via alternative dispute resolution.

### **General Civil and Domestic Relations Case Disposition Information Form**

□ Superior or □ State Court of					of	County			
	For Clerk Use Or	nly							
Date Disposed				Case Numb	er			_	
		MM-DD-Y	YYY		Case Style				
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Repo	orting Party								
Plair	ntiff's Attorney				State E	Bar Number		Self-Repr	esented
Defe	endant's Attorney _				State B	Bar Number	s	Self-Repr	esented
	ner of Disposition								
Chec	ck Only One								
	Jury Trial								
	Bench/Non-Jury Ti								
	Non-Trial Disposit								
	Alternative Disp	Jule Resolution							
	Check if any part	y was self-repre	esented a	t any poi	nt during th	ne life of the case.			
	Check if the cour	t ordered an in	terpreter	for any p	arty, witnes	s, or other involve	ed individual.		
	Check if the case	was referred/o	rdered to	a court-	annexed alt	ernative dispute r	esolution prod	cess.	