	IN THE CIRCUIT COURT OF THE	E JUDICIAL CIRCUIT COUNTY, ILLINOIS
Petitioner,	,	) )
anc	I	) ) No )
Respondent.	,	) )

## **MOTION TO MODIFY ALLOCATION OF PARENTAL RESPONSIBILITIES**

I, \_\_\_\_\_\_ (your name), the Petitioner / Respondent (check one) in this case,

pursuant to 750 ILCS 5/610.5 and/or 750 ILCS 5/603.10, ask this Court to modify (change) the allocation of parental responsibilities in this case. In support of this motion, I state as follows:

### 1. Information about me

Name	Address

There is a history of domestic violence and disclosure of my address is not in the best interests of me and/or my child(ren).

## 2. Information about Respondent (the other parent)

Name	Address

# 3. Our child(ren)

I am asking the court to modify the allocation of parental responsibilities of the following child(ren) *(list the child(ren) you and the other parent have together for whom you want to change the current allocation or custody order entered in this case)*:

Name or initials of child	Parent who has the majority of parenting time		Age
	Me Respondent Other		

## 4. Information about the current Parenting Plan and/or Custody/Allocation Order

a. The current Parenting Plan and/or Custody/Allocation Order was entered in this case on

\_\_\_\_\_ (date) and is attached. (Attach a copy of the current Parenting Plan and/or Custody/Allocation Order.)

b. <u>Mediation</u>: The current Parenting Plan and/or Custody/Allocation Order \_\_\_\_\_ does / \_\_\_\_ does not *(check only one)* require me and the other parent to go to mediation before we ask the court to modify the allocation of parental responsibilities.

*If your current Parenting Plan and/or order requires mediation, check one of the options below.* 

- Agreement: We went to mediation and reached an agreement. A copy of the agreement or proposed parenting plan is / is not (check only one) attached.
- <u>No Agreement:</u> We went to mediation but did not reach an agreement. A copy of the mediator's report
   is / is not attached.
- We did not go to or we did not finish mediation because (explain why you didn't complete mediation): \_\_\_

## 5. <u>Reason(s) for modification</u>

Modification is in the best interests of the child(ren) and *(check all that apply, but you must choose at least one option):* 

- a. Agreed modification: The other parent and I agree on the modification.
- b. Substantial change more than two years: It has been at least two years since the current
   Custody/Allocation Order was entered. There has been a substantial change in the circumstances of the child(ren) and/or either parent since the current Custody/Allocation Order was entered, specifically
   (Describe the change. Be specific and attach additional sheets as necessary.)
- c. Substantial change less than two years: It has been less than two years since the current Custody/Allocation Order was entered. I believe the child(ren)'s present environment may seriously endanger the child(ren)'s mental, moral, or physical health or significantly impair the child(ren)'s emotional development. I am attaching an Affidavit (sworn statement) with more information. *(If you choose this option, you must prepare and attach an affidavit.)* There has been a substantial change in

	the circumstances of the child(ren) and/or either parent since the current Custody/Allocation Order was entered, specifically (Describe the change. Be specific and attach additional sheets as necessary.)
d.	<u>Minor change:</u> I am asking for only a minor modification to the current Parenting Plan and/or Custody/Allocation Order.
e.	<u>Actual arrangements</u> : I am asking to modify the current Parenting Plan and/or Custody/Allocation Order to show the actual care arrangement we have followed for at least the past six months, and the other parent has not objected to this arrangement.
f.	<u>Court did not know about important facts:</u> The other parent and I agreed on the current Parenting Plan and/or Custody/Allocation Order when it was entered, but the court would not have approved it if it had known about certain facts at that time, specifically ( <i>describe facts the court did not know about</i> )
g.	<u>Parenting Plan allows for modification:</u> The Parenting Plan allows for modification when certain events happen and those events have happened, specifically ( <i>describe the events that have happened</i> ):
h.	Other parent's conduct harmed the child: The other parent's conduct seriously endangered the child(ren)'s mental, moral, or physical health or significantly impaired the child(ren)'s emotional development and the modification is necessary to protect the child(ren), specifically ( <i>Explain how the other parent's behavior harmed the child(ren)</i> . Be specific and attach additional sheets as necessary)
i.	<ul> <li><u>Current order restricts parental responsibilities:</u> The current Parenting Plan and/or</li> <li>Custody/Allocation Order restricts the other parent's parental responsibilities and <i>(choose at least one option below)</i>:</li> <li>There has been a change in circumstances since the current order was entered, specifically <i>(Describe the change. Be specific and attach additional sheets as necessary.)</i></li> </ul>

			The court was not previously aware of conduct that seriously endangers the child(ren), specifically (Describe the conduct. Be specific and attach additional sheets as necessary.)
			The other parent knowingly used his or her parenting time to allow the child(ren) to have contact with (name of person) in violation of a court order.
	j.	<u>Se</u>	<u>x offender:</u> The other parent plans to live with or marry a sex offender.
	k.		<u>x crime:</u> The other parent has been convicted of an illegal sex act involving a minor and is currently in ison, on parole, or serving another condition of his or her sentence.
6.	Re	quested	I modification to Parenting Plan/Allocation Order
	a.	<u>Signifi</u>	cant decision-making responsibility (check only one)
		🗌 I a	m not asking the court to modify significant decision-making responsibility.
		🗌 I a	m asking the court to modify significant decision-making responsibility as follows (Explain specifically
			w you want the court to change significant decision-making responsibility. Attach additional sheets as cessary):
	b.	Parent	ing time (check only one)
			m <u>not</u> asking the court to modify parenting time.
		la	m asking the court to modify parenting time as follows (Explain specifically how you want the court to ange parenting time. Attach additional sheets as necessary.):
7.	<u>Chi</u>	ild supp	o <mark>ort</mark> (check only one)
		l am <u>n</u>	<u>ot</u> asking the court to modify child support.
		If the o suppo	court modifies the allocation of parental responsibilities, I am also asking the court to modify child rt.
			the current child support order, my / the other parent's <i>(check only one)</i> child support obligation weekly / bi-weekly / twice a month / monthly / other:
			only one).

The modification to the allocation of parental responsibilities is a substantial change in circumstances for purposes of child support because \_\_\_\_\_\_

RELIEF	REQUESTED
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I am asking the court to enter an order which provides as follows:

- A. Significant decision-making responsibility (check only one)
  - No changes to the significant decision-making responsibility.
  - That significant decision-making is modified as requested above.
- B. Parenting time (check one)
  - No changes to the parenting time.
  - That parenting time is modified as requested above.
- C. Child Support (check only one)
  - I am not asking for a modification to child support.
  - That the child support order in this case is modified.
- D. Any Other Appropriate Relief

#### **CERTIFICATION**

Date: \_\_\_\_\_

Under the penalties for perjury provided by Section 1-109 of the Illinois Code of Civil Procedure, I certify that my statements in this document are true and correct.

Signature:	
Print name:	
Address:	
Phone number:	_