INSTRUCTIONS TO FILE FOR TEMPORARY CUSTODY

• Extended Family Member requirements to file for the temporary custody of a minor child:

An Extended Family Member is:

A relative of a minor child within the third degree by blood or marriage to the parent; **OR**

The stepparent of a minor child if the stepparent is currently married to the parent of the child and is not a party in a pending dissolution, separate maintenance, domestic violence, or other civil or criminal proceeding in any court of competent jurisdiction involving one or both of the child(ren)'s parents as an adverse party;

OR

An individual who qualifies as "fictive kin." As defined in section 39.01, Florida Statutes, fictive kin means a person unrelated by birth, marriage, or adoption who has an emotionally significant relationship, which possesses the characteristics of a family relationship, to a child.

- Each parent must either consent (see Section I) or be served (see Sections II & III).
- If at any time before or after you file your case you decide that you no longer want to represent yourself, you may hire a lawyer.

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The Day of Your Self-Help Appointment on the 24th Floor

You <u>MUST</u> be on time for your scheduled appointment. If you are late, you will be rescheduled for another date and charged a reschedule fee of \$20.

Bring the following:

- 1. Completed forms in English and black ink (please type or print legibly!)
- 2. Pen (please use black ink only) (please type or print legibly!)
- 3. White correction tape or white correction fluid
- 4. Driver's License, State ID, or U.S. Passport
- 5. Applicable Fees
- 6. Keep in mind the Clerk's Office hours are from 9:00am to 4:00pm

Instructions – Temporary Custody

I. If the Parent(s) Consent

Step 1: Complete the following documents:

Petitioner

Petition for Temporary Custody [Form A-5]
Cover Sheet [Form H]
UCCJEA [FormJ]
Notice of Related Cases
Index of Forms (top portion only)
Acknowledgment of Receipt

Parent(s)

Consent for Temporary Custody and Waiver (one for each parent) [Form L-4]

- a. Each parent must complete a Consent for Temporary Custody and Waiver. The consent must be signed, notarized and witnessed by two people.
- b. If only one parent will sign a Consent, the other parent must be served. (See Section II or III)
- c. For a deceased parent, a certified death certificate must be attached to the Petition.
- **Step 2:** Select one of the following options to have your packet reviewed by a Self-Help Paralegal.

Option 1: Make your appointment online https://www.jud11.flcourts.org/Family-Court-Self-Help-Program to review and notarize your documents. Please read the Self-Help Appointment Review Options sheet before scheduling your appointment online. We offer packet completion assistance at a nominal fee if you need help completing your packet.

Option 2: Mail or Drop off your packet for review at either Self-Help location without an appointment. Please read Self-Help Packet Review Via Mail sheet and follow the instructions if you select this option.

After your packet has been reviewed and approved by a Self-Help Paralegal you will receive further instructions regarding your next steps.

II. If You Know the Parent's Address

[For a Parent that does not sign a Consent]

Step 1: Complete the following documents:

- a. Cover Sheet [Form H]
- b. Petition for Temporary Custody [Form A-5]
- c. Summons [Form G] one for each parent that needs to be served.
- d. Index of Forms (top portion only)
- e. Acknowledgment of Receipt
- f. Notice of Related Cases
- **Step 2:** Select one of the following options to have your packet reviewed by a Self-Help Paralegal.

Option 1: Make your appointment online https://www.jud11.flcourts.org/Family-Court-Self-Help-Program to review and notarize your documents. Please read the Self-Help Appointment Review Options sheet before scheduling your appointment online. We offer packet completion assistance at a nominal fee if you need help completing your packet.

Option 2: Mail or Drop off your packet for review at either Self-Help location without an appointment. Please read Self-Help Packet Review Via Mail sheet and follow the instructions if you select this option.

After your packet has been reviewed and approved by a Self-Help Paralegal you will receive further instructions regarding your next steps.

III. If You Do Not Know the Parent's Address

Step 1: Complete the following documents:

- a. Cover Sheet [Form H]
- b. Petition Awarding Temporary Custody [Form A-5]
- c. Notice of Publication [Form D]
- d. Affidavit of Diligent Search [Form C]
- e. The three (3) Letters for Diligent Search of Natural Parent [Form B]
- f. Affidavit of Search Inquiry on Relatives of Parent
- g. Armed Services printed response to internet request whether respondent is in the military.
- h. Related Cases
- i. Index of Forms
- j. Acknowledgment of Receipt
- k. Notice of Related Cases

Step 2: Select one of the following options to have your packet reviewed by a Self-Help Paralegal. (Make sure diligent search process is completed prior to your appointment)

Option 1: Make your appointment online https://www.jud11.flcourts.org/Family-Court-Self-Help-Program to review and notarize your documents. Please read the Self-Help Appointment Review Options sheet before scheduling your appointment online. We offer packet completion assistance at a nominal fee if you need help completing your packet.

Option 2: Mail or Drop off your packet for review at either Self-Help location without an appointment. Please read Self-Help Packet Review Via Mail sheet and follow the instructions if you select this option.

After your packet has been reviewed and approved by a Self-Help Paralegal you will receive further instructions regarding your next steps.

Fee Schedule		
Filing Fee	\$301.00	cash, credit card or money order
Issue Summons	\$ 10.00	cash, credit card or money order
Service Fee	\$ 40.00 per summons	money order or cashier's check
Publication Fee	\$35.00 per publication	money order
3 Letter or Intern	net Search Fees	

If you are not sure whether the Courts are open because of a possible Hurricane, please call the 11th Judicial Circuit Hotline at 305-349-7777.

Instructions – Temporary Custody page 4

SELF-HELP PARALEGAL APPOINTMENT REVIEW OPTIONS

The Eleventh Judicial Circuit's Self-Help Program (SHP) provides Self-Represented Litigants (SRL) two options to have your packet reviewed by a paralegal prior to filing. **Option 1** You can schedule an in-person appointment to have your packet reviewed by our paralegal which can be scheduled online. **Option 2**. You can have your packet reviewed by a paralegal without an appointment by simply dropping off or mailing your packet at either Self-help location. **Please read the different appointment types carefully below before clicking on the link to schedule your appointment or mailing your packet for review via mail without an appointment**.

Please note that scheduling the incorrect appointment type can subject you to being rescheduled for another date. All SHP appointments are scheduled for specific dates and times depending on the appointment type. If you schedule your inperson appointment online, you will receive a confirmation via email and text with your appointment details. Please carefully read the details below regarding the different appointment review types.

Paralegal Appointment Review Types

Packet Review Via Mail or Drop Off (no appointment required)

The Family Self Help Program is providing you the option to either drop off or mail your completed packet at either Self-Help location for paralegal review without having to make an appointment. This service also includes the Self-Help Program filing your approved packet with the Clerk of Court. Please carefully read the instructions in your packet regarding packet completion and (click here) for instructions to mail or drop off your packet for paralegal review.

First Time Visit (In-person appointment required)

Your packet is fully completed and is ready for Self-Help Paralegal review prior to filing. The Self-Help service fee (see fee schedule) includes Paralegal review, notarization of court documents, initial procedural information, follow-up procedural information, and procedural information to obtain a hearing. To make your appointment visit: https://www.jud11.flcourts.org/Family-Court-Self-Help-Program/Appointments

Example: To make an appointment for a Post Judgment Modification packet, you will select **First-Time Visit Temporary Custody**

<u>Packet Completion Assistance</u> (In person appointment required)

Need assistance completing your packet prior to filing? The Self-Help Program offers packet completion assistance with a Self-Help Paralegal at a nominal fee (see fee schedule) to help you complete your documents. To make your appointment visit: https://www.jud11.flcourts.org/Family-Court-Self-Help-Program/Appointments
Example: To make an appointment for a Paternity Agreement packet, you will select Packet Completion Assistance-Temporary Custody

➤ To cancel or reschedule your Self-Help Appointment visit:

https://www.jud11.flcourts.org/Family-Court-Self-Help-Program and click on **FIND**APPOINTMENT

SELF-HELP PACKET REVIEW VIA MAIL

The Family Self-Help Program provides you the option to either drop off or mail your completed packet at either Self-Help location for paralegal review without having to make an appointment. This service also includes the Self-Help Program filing your approved packet with the Clerk of Court. Please carefully read the instructions in your packet regarding packet completion and the instructions below to mail or drop off your packet for paralegal review

Mail or drop off your completed packet at one of the following locations:

Self-Help Program

Lawson E. Thomas Courthouse Center

175 NW 1st Ave Suite 2441

Miami, FL 33128

Self-Help Program

South Dade Government Center

10710 SW 211th St Room 1400

Miami, FL 33189

- Make sure all forms are completed in full, that they are legible, and have each form that requires notarization to be notarized.
- You will only provide for review the original completed and notarized
 packet accompanied with money orders for all the fees associated with the
 type of packet you are submitting. See below for applicable fees for your
 case. Please note that there are different agencies to whom the money
 orders need to be made out to.
- Make sure to include a clear copy of the drivers license or valid ID along with any of the required supporting documents. (Packet Instructions include the required supporting documents needed)
- <u>IMPORTANT</u>: A Self-Help Paralegal will contact you either via phone or email to confirm THAT YOUR PACKET HAS BEEN received and THAT PROCESSING IS UNDERWAY. (Please allow about two weeks FROM THE MAILING DATE of your packet to receive notification from the Self-Help Paralegal.)

SELF HELP SERVICE FEE

- \$105 Temporary Custody
- MAKE MONEY ORDER PAYABLE TO: MIAMI DADE COUNTY
 *Processing Fee includes Copies, Postage and any additional documents required for your remote hearing with the Judge or receive
 Administrative Final Judgement without a hearing.

Select one of the following options below regarding filing type to determine additional applicable fees:

Agreement

FEES DUE IF ALL PARTIES ARE IN AGREEMENT

- Self-Help Service Fee (see Self-Help service fee section)
- \$301.00 Clerk of Court Filing Fee see fee schedule on our Self-Help website or in packet instructions.

MAKE MONEY ORDER PAYABLE TO: Clerk of Court and Comptroller

Not in agreement serving other party via Personal Service (Summons)

FEES DUE IF NO AGREEMENT VIA PERSONAL SERVICE (SUMMONS)

- Self-Help Service Fee (see Self-Help service fee section)
- Clerk of Court Filing Fee \$301.00
 MAKE MONEY ORDER PAYABLE TO: Clerk of Court and Comptroller
- Summons Issue Fee \$10 (for each summons)
 MAKE MONEY ORDER PAYABLE TO: Clerk of Court and Comptroller
 (You may pay with one money for the \$311.00 combined total)
 Select one of the options below to serve the other party:
- Option 1: Miami-Dade Sheriff Process Serving Fee \$40 (each summons)
 MAKE MONEY ORDER PAYABLE TO: Office of the Sherrif for Miami Dade County
- Option 2: Use a certified process server. You may use a certified process server and pay the processing fee directly to the process server. Certified Process Server list: https://www.jud11.flcourts.org/Process-Servers (you will need to provide one of the filed copies to the process server)

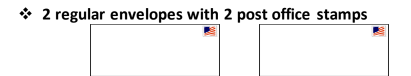
Important Information Regarding Your Self-Help Appointment

Need help completing your packet?

A Packet Completion Assistance is offered at the Self-Help Program to help you complete your forms and notarize them. If you would like to participate in this service, Make your appointment online: https://www.jud11.flcourts.org/Family-Court-Self-Help-Program (Fee \$150 agreement or \$125 not in agreement)

Please have the following information below with your packet.

- ❖ Copy of Death Certificate (If the Death Certificate License is in a foreign language, you must also submit a full English translation. The translator must sign a certification that the English language translation is complete and accurate, and that he or she is competent to translate from the foreign language into English. The certification must include the translator's signature.)
- Copy of Petitioner and Respondents Driver's (copies must be enlarged and clear)
- ❖ Affidavit of Corroborating Witness Form (*if applicable*) Affidavit form must be accompanied by a copy of your witness Florida Driver's License or Florida Identification



Child(ren)/Adult Birth Certificate(s) (If the Birth Certificate(s) is/are in a foreign language, you must also submit a full English translation. The translator must sign a certification that the English language translation is complete and accurate, and that he or she is competent to translate from the foreign language into English. The certification must include the translator's signature.)

Form A-5	IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT
	IN AND FOR MIAMI-DADE COUNTY, FLORIDA
IN THE INTEREST OF	FAMILY DIVISION
, Children	CASE NO.:
Petitioner, and	
Respondent,	
Respondent.	
PETITION FOR TEMPORARY CU	STODY BY EXTENDED FAMILY
Petitioner, <i>[full legal name]</i> certifies that the following information is true:	, being swom,
	y pursuant to Chapter 751, Florida Statutes.
2. Petitioner requests temporary custody Name Date of	
	Custody Jurisdiction and Enforcement Act roved Family Law Form 12.902(d), which was
	acludes the names and current addresses of the

3. Petitioner completed a **Uniform Child Custody Jurisdiction and Enforcement Act Affidavit**, Florida Supreme Court Approved Family Law Form 12.902(d), which was filed with this Petition. The affidavit includes the names and current addresses of the persons with whom the children have lived during the past 5 years, the places where the children have lived during the past 5 years, and information concerning any custody proceeding in this or any other state with respect to the children. **If the Affidavit is not completely filled out, signed under oath, and filed with the Petition, the case may be dismissed without hearing.**

Form A-5

1.	Petitioner is an extended family member who is: {Choose one only}
	Related to the minor children within the third degree by blood or marriage to a parent; OR
	The stepparent of the minor children, is married to Respondent [full legal name] and is not a party in a pending dissolution, separate maintenance, domestic violence, or other civil or criminal proceeding in any court of competent jurisdiction involving one or both of the children's parents as an adverse party; OR
	An individual who qualifies as fictive kin as defined in section 39.01, Florida Statutes.
5.	Petitioner's relationship to the minor children is:
ŝ.	The residence and post office address of the Petitioner is:
7.	Petitioner is a proper person to be awarded temporary custody because: {Choose one only} Petitioner has the signed, notarized consent from both of the children's legal parents; OR
	Petitioner is caring full time for the children in the role of a substitute parent and the children currently live with the Petitioner.
	If Petitioner does not have the signed consents from both parents or is not caring for the children full time as a substitute parent, Petitioner cannot obtain temporary custody under Chapter 751, Florida Statutes. Petitioner should consult an attorney about other options.
8.	The legal parents of the children are: a, whose current address is:
	b, whose current address is:

9.		
	legal name}	is/are attached to the Petition.
(OR	
_	The Consent of Parent {full legal name}	is not
ä	The Consent of Parent {full legal name} attached because that parent is deceased. A certified copy of	f the proof of death is attached.
(OR	
	Consent has NOT been obtained from the parents.	The specific acts or omissions
(of the parents which demonstrate that the parents have about	
	the children as defined in Chapter 39, Florida Statutes ar	e: (attach additional sheets if
1	necessary)	
=		
-		
=		
10	O Detition on we assert to man arrows assets du be amounted for the	the fellowing maried of times.
10	0. Petitioner requests temporary custody be granted for	÷ .
,	The reasons that support this request are:	<u> </u>
	The reasons that support this request are.	
-		
_		
-	·	
1 1		1
11	1. It is in the best interests of the children that the Petitioner	have temporary custody of the
	children for the following reasons:	
10	2 ODDED OF PROTECTION	
12	2. ORDER OF PROTECTIONa. Petitioner IS NOT aware of any tempo	row or normanant arder for
	a. Petitioner IS NOT aware of any tempo protection entered on behalf of or against either	
	children in Florida or any other jurisdiction.	parent, the retuoner, or the
	children in Profida of any other jurisdiction.	
(OR	
	b. Petitioner IS aware of the following temp	
	protection entered on behalf of or against either	
	children in Florida or any other jurisdiction. The c	court entering the order and the
	case number is:	

13. TEMPORARY OR PERMANENT CHILD SUPPORT ORDERS
a. Petitioner IS NOT aware of any temporary or permanent orders for child
support for the minor children.
OR
b. Petitioner IS aware of the following temporary or permanent order for
child support for the minor children. The court entering the order and the case number is:
14. CHILD SUPPORT (Choose one only)
(You must have proof or waiver of service of process upon the parent(s) or a Waiver of
Service of Process and Consent for the court to consider an award for child support)
aPetitioner requests the court to order the parents to pay child support.
b Petitioner requests the court to redirect all or part of the parents' existing
child support obligation(s) to the Petitioner.
c Petitioner requests the court to redirect all or part of the parents' existing
child support obligation(s) to the Petitioner, and to award the Petitioner
retroactive child support.
15. Petitioner requests does not request that the court establish reasonable
15. Petitioner requests does not request that the court establish reasonable visitation or a time-sharing schedule with the parents.
16. Petitioner requests does not request additional provisions which are related
to the children's best interests, including, but not limited to, a reasonable plan for
transitioning custody. The additional provisions requested are

Form A-5

WHEREFORE, Petitioner requests that this Court grant the Petitioner temporary custody of the children subject to this proceeding; award the Petitioner other relief as requested; and award any other relief that the Court deems necessary.

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this petition and that the punishment for knowingly making a false statement includes fines and/or imprisonment.

Dated:	Printed Name: Street Address: City, State, Zip: Telephone No.:	
STATE OF FLORIDA) COUNTY OF MIAMI-DADE)		
Sworn to or affirmed and signed before		ру
	NOTARY PUBLIC or	DEPUTY CLERK
☐ Personally known ☐ Produced identification:		
IF A NONLAWYER HELPED YOU FITHE BLANKS BELOW: [fill in all blanks] This form was prepar This form was completed with the assist {name of individual}	ed for the Petitioner. cance of:	······································
{city} .{state} .{zin code	Stelephone number	}

INSTRUCTIONS FOR DILIGENT SEARCH

Because you do not know the other party's address, you are required to search for his or her address before filing your Petition by following **Step 1**, **Step 2**, **Step 3** and **Step 4** at the same time.

- Step 1: Complete the three Diligent Search Letters and follow the instructions provided below.
- **Step 2:** You will conduct a Search for your spouse using the Internet.
- **Step 3:** You will conduct a Service Member (Military) search using the provided link.
- **Step 4:** Complete the Affidavit of Search Inquiry on the Relatives of the respondent and follow the instructions below. (**Make sure to print legibly when completing the forms**)

STEP 1: DILIGENT SEARCH LETTERS (FORM B)

- 1. Completely fill out all three (3) Diligent Search Letters (Form B) with your information, the other party's information and have them **NOTARIZED.**
- 2. Follow the highlighted instructions on each letter, some of them require a fee and/or self addressed stamped envelope.
- 3. Make a copy of each completed letter for your records, mail them, and wait for the responses. (You may send the letters via certified mail)
- 4. If you learn of an old address from your diligent search inquiry you will need to show the court proof via return receipt from a certified letter with that address to confirm that it's not a current address for your spouse.
- 5. If you find a valid address for your spouse, immediately proceed to step 5.

STEP 2: INTERNET SEARCH

- 1. You will be required to search for the respondent using the internet.
- 2. You can use <u>www.switchboard.com</u> or any other people finder searches using the internet.
- 3. The report results must include the respondent's Full Name, Address History, Age, Date of Birth, Phone Numbers and Possible Relatives. (Attach Report Results to vour packet)
- 4. If you learn of an old address from your diligent search inquiry you will need to show the court proof via return receipt from a certified letter with that address to confirm that it's not a current address for your spouse.
- 5. If you find a valid address for your respondent, immediately proceed to step 5.

STEP 3: ARMED SERVICES MEMBER SEARCH USING PROVIDED LINK

Because you do not know the other party's address, you will also be required to determine whether the other party is now a member of the military service.

1. Using a computer with internet capability, go to the following link:

https://www.dmdc.osd.mil/appj/scra/welcome.xhtml

- 2. For the Military to do the online search, you must enter the other party's last name, first name AND either their social security number (twice) or their date of birth.
- 3. Once this information is entered, click on "Look Up".
- 4. Print the document, which will include two pages to file with the clerk. If you find a valid address for your spouse, immediately proceed to **step 5**.

STEP 4: AFFIDAVIT OF SEARCH INQUIRY ON RELATIVES OF THE RESPONDENT (Form B-2)

Because you do not know the other party's address, you will also be required to inquire about the respondent with his or her relatives, before filing your petition, by following these steps: (Make sure to print legibly when completing the forms)

- 1. You must complete, in full, the Name of the Relative, Relation to Respondent, Relatives Address, Relatives Phone Number and the result of the inquiry of your spouse's address.
- 2. After you complete your relative inquiry, have the affidavit Notarized.
- 3. If you obtain an address from your Affidavit of Search Inquiry from the Relatives of the respondent you may need to serve the spouse at that address or show the court proof, such as the return receipt from a certified letter with that address, to confirm that it's not a current address for your spouse.
- 4. If you find a valid address for the respondent, immediately proceed to step 5.

Step 5: <u>Make your appointment with Self-Help</u>

If during any of the above searches you obtain a valid address, immediately make an appointment with the Self Help Program to have the other party served via summons. If after completing all of the above 4 steps you do NOT have a valid address, you should also contact the Self Help Program to make an appointment for you next step in the process. BRING all of your documentation to this appointment. For example, you should have received your three (3) responses from the Diligent Search Letters (Form B), your completed Affidavit of Search Inquiry on Relatives of the Spouse (Form B-2), the printed Armed Services response to your inquiry and your completed internet search.

Make your appointment online https://www.jud11.flcourts.org/Family-Court-Self-Help-Program to review and notarize your documents. Please read the Self-Help Appointment Types sheet before scheduling your appointment.

Form B The Postal Service suggests the following format to be used in conjunction with regulations at 39 CFR 265.6(d)(4)(ii) by persons empowered by law to serve legal process when requesting change of address or **boxholder information**.

You will need to write to the Postmaster that is nearest to the last known address of the person you are trying to locate. To find this Postmaster address, you need to call 1-800-275-8777 and tell the person the last known address of the person you are trying to locate. The person will give you the address of this nearest Postmaster to mail this form. The request should be mailed to the Postmaster's address that you write below.

Postmaster Address:			Date:
City	_, State	, ZIP Code	
REQUEST FOR CHANGE OF ADDRESS OR BOLEGAL PROCESS Please furnish the new address or the name and			
Name (other party) you are trying to find			
Last Known Address of this person			
Note: Only one request may be made per completor change of address information. The name, if boxholder information. The following information is provided in accordator change of address or boxholder information.	known and I	Post Office box addre	ss are required for
1. Capacity of requester (process server, attorne	y, party repre	esenting self): Party I	Representing Self
2. Statute or regulation that empowers me to service—except a corporation acting pro se must cite			ey's or a party acting pro
3. The names of all known parties to the litigation	:		
4. The court in which the case has been or will be	e heard: <u>Ele</u> v	venth Judicial Circuit,	Family Division
 The docket or other identifying number (a or because a. Docket or other identifying numb b. Docket or other identifying numb 	er:		
6. The capacity in which this individual is to be se			tness)
Respondent Petitioner WARNING: THE SUBMISSION OF FALSE INFO ADDRESS INFORMATION OR BOXHOLDER IN SERVICE OF LEGAL PROCESS IN CONNECTION COULD RESULT IN CRIMINAL PENALTIES INC IMPRISONMENT OF NOT MORE THAN 5 YEAR	IFORMATION ON WITH AC CLUDING A	N FOR ANY PURPOS CTUAL OR PROSPEC FINE OF UP TO \$10,0	SE OTHER THAN THE CTIVE LITIGATION 000 OR
I certify that the above information is true and that for service of legal process in conjunction with a			d and will be used solely
Signature		Address	
Printed Name		City, State, ZIP Code	e
FOR POST (OFFICE USE	ONLY	
No change of address on file Moved and left no forwarding address No such address	New Ad	dress or Boxholder Na	ame and Street Address

Form B		
Division of Motorist Services 2900 Apalachee Parkway Room # B231, Mail Stop 57 Neil Kirkman Building Tallahassee, Florida 32399	Date:	, 20
To Whom It May Concern: I am filing a legal action in the know the whereabouts of the responded living in the State of Florida. Therefore are any motor vehicles in Florida title address on the title or registration. This request is made under Driver I For use in connection with any civil, of State, or local court or agency or before investigation in anticipation of litigating pursuant to an order of a Federal, States.	ent. I need to conduct a searcher, I need your Department to ed or registered to the response Privacy Protection Act Executional, administrative, or arbitrore any self-regulatory body, incloon, and the execution or enforce	advise me as to whether there dent's address and if so, the mption number four (4) ral proceeding in any Federal, uding the service of process,
Listed below is the information on	the Respondent:	
Full Name:		
Last Known Address:		
Date of Birth:		
Driver License/ID #:		
Social Security #:		
I am enclosing a Check / Money of Motor Vehicles" to pay for a non cooperation.		
Dated:	Street Address: City, State, Zip:	
	Email Address:	
STATE OF FLORIDA) COUNTY OF MIAMI-DADE)		
Sworn to or affirmed and signed be		by
Personally known	NOTARY PUBI	IC or DEPUTY CLERK

_____ Produced identification: _____

Department of Corrections 501 South Calhoun Street Tallahassee, Florida 32399-2500	Date:	, 20
To Whom It May Concern:		
I am filing a legal action in the do not know the whereabouts of the re respondent is living in the State of Flor me as to whether the respondent is incamail be sent. Listed below is the information of the sent	spondent. I need to conduct rida. Therefore, I need your arcerated in Florida and if so	a search to see if the Department to advise
Full Name:		
Social Security Number:		
Date of Birth:		
Enclosed please find a self-addressed	l, stamped envelope. Thank	you for your cooperation.
Sincerely	7 :	
S	ignature of Party:	
P	rinted Name:	
S	treet Address:	
C	City, State, Zip:	
STATE OF FLORIDA) COUNTY OF MIAMI-DADE)		
Sworn to or affirmed and signed before	e me on	by
	NOTE DIVINITI	
	NOTARY PUBLIC of	r DEPUTY CLERK
Personally known		

Produced identification:

Form	IN THE CIRCUIT CO ELEVENTH JUDICI IN AND FOR MIAM FLORIDA	AL CIRCUIT
IN RE:	FAMILY DIVISION	
Datitionan	, , CASE NO.:	FC
Petitioner, and	CASE NO.:	FC
Respondent.	—, AFFIDAVIT OF SEARCH RELATIVES OF THE PAF	
_	espondent may have moved. The rents, brothers, sisters, aunts, uncle stepparents, stepchildren.	*
Relation to Respondent:		
Relatives phone number:		
Result of inquiry:		
Name of relative:		
Relation to Respondent:		
Relatives Address:		
Relatives phone number:		
Result of inquiry:		
Name of relative:		
Relation to Respondent:		

Affidavit of Search Inquiry of Relatives of Spouse page 1 of 2

Relatives Address: Relatives phone number: Result of inquiry:

Form	CASE #
Name of relative:	
Relation to Respondent:	
-	
Relatives phone number:	
Result of inquiry:	
	swearing or affirming under oath to the truthfulness of the claims he punishment for knowingly making a false statement includes
Dated:	Signature of Party:
	Printed Name:
	Street Address:
	City, State, Zip: Telephone No.:
	Telephone No.:
STATE OF FLORIDA) COUNTY OF MIAMI-DADE)	
Sworn to or affirmed and sign	ed before me on by
	·
	NOTARY PUBLIC or DEPUTY CLERK
Personally known	
Produced identification	1:

Affidavit of Search Inquiry of Relatives of Spouse

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

FAMILY DIVISION

		FAMILY DIVISION
IN T	HE INTEREST OF	
	Children	CASE NO.:
and	Petitioner,	•
Resp	pondent,	•
Resp	oondent.	AFFIDAVIT OF DILIGENT SEARCH AND INQUIRY
follo	I, {full legal name}owing information is true:	, being sworn, certify that the
1.	Respondent: {Specify details of search	airy to discover the name and current residence of has Refer to checklist below and identify all actions taken such as the date the action was taken and the person with additional sheet if necessary):
	relocations. Last known employment of Responde also ask for any address to which W-2 exists, then for any addresses to which Unions from which Respondent may Regulatory agencies, including profe Names and addresses of relatives and clast known address. You are to follow have moved. Relatives include, but a cousins, nieces, nephews, grandpare stepchildren. Information about the Respondent's possible of the property of the pro	and address of employer. You should be forms were mailed, and, if a pension or profit-sharing plant any pension or plan payment is and/or has been mailed by have worked or that governed particular trade or craft. Resional or occupational licensing. Respondent's way any leads of any addresses where Respondent may re not limited to: parents, brothers, sisters, aunts, unclessents, great-grandparents, former in-laws, stepparents, possible death and, if dead, the date and location of the death locations of Respondent's residence.
v cc: 1		of 2

Form C	
	Internet at http://www.switchboard.com or other Internet people finder or the library checked for me. Law enforcement arrest and/or criminal records in the last known residential area for Respondent. Highway Patrol records in the state of Respondent's last known address. Department of Motor Vehicle records in the state of Respondent's last known address. Title IV-D (child support enforcement) agency records in the state of Respondent's last known address. Hospital in the last known area of Respondent's residence. Utility companies, which include water, sewer, cable TV, and electric, in the last known area of Respondent's residence. Armed Forces of the U.S. printed response as to whether or not there is any information about Respondent. Tax Assessor's and Tax Collector's Office in the area where Respondent last resided. Other {explain}:
2.	The age of Respondent is $[\sqrt{\mathbf{only\ one\ box}}] \square \text{ known } \{enter\ age}\}$ or \square unknown.
3.	Respondent's current residence [√only one box] a. Respondent's current residence is unknown to me. b. Respondent's current residence is in some state or country other than Florida, and Respondent's last known address is:
	c. The Respondent, having residence in Florida, has been absent from Florida for more than 60 days prior to the date of the affidavit, or conceals him(her)self so that process cannot be served personally upon him or her, and I believe there is no person in the state upon whom service of process would bind this absent or concealed Respondent.

Affidavit of Diligent Search

Dated:	Signature of Petitioner: Printed Name: Street Address: City, State, Zip: Telephone No.: E-mail:
STATE OF FLORIDA) COUNTY OF MIAMI-DADE)	
Sworn to or affirmed and signed b	pefore me on by
	NOTARY PUBLIC or DEPUTY CLERK
☐ Personally known ☐ Produced identification:	
Affidavit of Diligent Search	3 of 3

IN THE CIRCUIT COURT OF THE Y,

			MIAMI-DADE COUNTY
		FAMILY DIV	ISION
IN THE INTEREST	OF		
	Children,	CASE NO.:	
and	Petitioner,		
Respondent,	,		
Respondent.	,		
	NOTICE OF	PUBLICATION	
YOU, Resp	ondent		whose last
known address is _			
are hereby notified	regarding the following	child(ren)	,
	,		, to
file your Answer to	the Petition for Tempor	ary Custody with the	ne Clerk of the Court and
mail a copy to the I	Petitioner at		
			on or before
the Da	y of	, 20	or this Petition for
Temporary Custody	y filed against you will b	e taken as confessed	d.
Dated this	Day of		, 20
			EZ-BARQUIN, ESQ. E CIRCUIT COURT
		By:	erk
		Deputy Cle	erk
(0' ' 0 1			

(Circuit Court Seal)

RULES FOR COMPLETING A MOTION

To correctly file a motion to request something from the Court, you must do the following:

- 1. Write in English and in blue or black ink.
- 2. Write in complete sentences and only on the front of the page.
- 3. Write only the facts supporting your request.
- 4. Write what kind of case you have filed.
 - a. Example: Divorce, Establishing Paternity
- 5. Use first and last names when referring to a person, do not use "he" or "she".
- 6. When talking about a child, write the child's date of birth next to the child's name.
- 7. Attach a copy of any document that you talk about in your motion.
- 8. Write the address of the other person in the case at the end of the motion in the space provided.
 - a. You MUST mail a copy to the other person in the case.
- 9. Even if the motion is filed as an **Emergency Motion**, it is up to the Judge to determine if the motion is an emergency and when the motion will be heard. The Judge may require notice to the other party (Due Process) before holding the hearing on an Emergency Motion.

REGLAS PARA COMPLETAR UNA MOCION

Para presentar una moción correctament pidiendo algo en la Corte, Debe hacer lo siguiente:

- 1. Escriba en Inglés y en tinta negra o azúl.
- 2. Escriba frases completas y solamente en la parte delantera de la página.
- 3. Escriba solamente acerca de los hechos de los que Ud. está pidiendo.
- 4. Escriba que clase de caso tiene en la Corte.
 - a. Por ejemplo: Divorcio, Para Establecer Paternidad
- 5. Use los nombres completos cuando se refiera a la otra persona. No use "el" o "ella".
- 6. Cuando esté refiriendose acerca de un/a menor de edad, escriba la fecha de nacimiento del menor junto al nombre.
- 7. Adjunte con su moción cualquier documento del cuál se está refiriendo.
- 8. Escriba la dirección postal completa de la otra persona en su caso, al final de su moción en el espacio indicado.
 - a. Debe mandar una copia a la otra persona en su caso por correo.
- 9. Aún si su moción está siendo presentada como una **Emergency Motion** (**Mocion de Emergencia**), depende completamente del Sr./Sra. Juez el determinar si la moción és o no es una emergencia y cuando seria celebrada la Audiencia. El/la Juez puede exigir que la otra parte sea notificacada (Due Process) Proceso Debido antes de celebrar la Audiencia.

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY.

	FLORIDA
IN THE INTEREST OF	FAMILY DIVISION
Children,	CASE NO.:
Petitioner,	
Respondent,	
Respondent.	
	MOTION
() Petitioner () Respondent, <i>{nam</i> this Motion	ne}, files
and in support alleges the following:	
1. I am filing this motion because:	
Blank Motion page 1	

2. I request the follow	ring from the Cou	ırt:	
_			
3.			
1.			
r.			
5.			
ó.			
Blank Motion		page 2	

Form F	
7.	
I certify that a copy of the foregoing {date}:	was mailed to the person listed below on
Other party or his/her attorney: Name: Street Address: City, State, Zip: Telephone No.:	
Dated:	Signature of Party: Printed Name: Street Address: City, State, Zip: Telephone No.: E-mail:
STATE OF FLORIDA) COUNTY OF MIAMI-DADE)	
Sworn to or affirmed and signed before me	on by
	NOTARY PUBLIC or DEPUTY CLERK
Personally known Produced identification:	

Blank Motion page 3

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

:FAMILY DIVISION

IN THE INTEREST OF	
Children	CASE NO.:
Petitioner,	,
Respondent,	,
Respondent.	REQUEST FOR HEARING
1. Motion for which hearing is requested:	
2. Amount of time requested:	
	g party in a good faith effort to resolve the matters mount of time requested for the hearing; th opposing party because:
judgment, the grounds of which are refle	Thereby certify that this matter is an emergency in my ected in the motion itself. It was mailed to the person listed below on {date}
Other party or his/her attorney: Name: Street Address: City, State, Zip: Telephone No.:	
Dated:	Signature of Party: Printed Name: Street Address: City, State, Zip: Telephone No.: E-mail:

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT, IN AND FOR MIAMI-DADE COUNTY, FLORIDA

	FAMILY DIVISION	
Children,	CASE NO.:	
Petitioner,		
,		
,		
ECENCIA: SERV	VICIO PERSONAL EN UN INDIV	
l name)		
	Children Petitioner, PERSONAL SEI ECENCIA: SERV SSIGNATION PE	Children CASE NO.: Petitioner, Personal service on an individual ecencia: servicio personal en un individual signation personal sur un individuel

IMPORTANT

A lawsuit has been filed against you. You have **20 calendar days** after this summons is served on you to file a written response to the attached petition with the Clerk of the Court, located at 175 N.W. 1st Avenue, 12th Floor, Miami, Florida 33128. A phone call will not protect you. Your written response, including the case number and the names of the parties, must be filed if you want the Court to hear your side of the case.

If you do not file your written response on time, you may lose the case, and your wages, money, and property may be taken thereafter without further warning from the Court. There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may call an attorney referral service or a legal aid office (listed in the phone book).

Summons: Personal Service on an Individual 1 of 4

If you choose to file a written response yourself, at the same time you file your written
response to the Court, you must also mail or take a copy of your written response to the party
serving this summons at:

Party Name:	
Street Address:	
City, State, Zip:	

Copies of all court documents in this case, including orders, are available at the Clerk of the Court's office. You may review these documents upon request. You must keep the Clerk of the Court's office notified of your current address. Future papers in this lawsuit will be mailed to the address on record at the clerk's office.

WARNING: Rule 12.285, Florida Family Rules of Procedure, requires certain automatic disclosure of documents and information. Failure to comply can result in sanctions, including dismissal or striking of pleadings.

IMPORTANTE

Usted ha sido demandado legalmente. Tiene **20 dias**, contados a partir del recibo de esta notificacion, para contestar la demanda adjunta, pro escrito, y presentarla ante este tribunal. Localizado en 175 N.W. 1st Avenue, 12th Floor, Miami, Florida 33128. Una llamada telefonica no lo protegera. Si usted desea que el tribunal considere su defensa, debe presentar su respuesta por escrito, incluyendo el numero del caso y los nombres de las partes interesadas. Si usted no contesta la demanda a tiempo, pudiese perder el caso y podria ser despojado de sus ingresos y propiedades, o privado de sus derechos, sin previo aviso del tribunal. Existen otros requisitos legales. Si lo desea, usted puede consultar a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a una de las oficinas de asistencia legal que aparecen en la guia telefonica.

Si desea responder a la demanda por su cuenta, al mismo tiempo en que presente su respuesta ante el tribunal, usted debe enviar por correo o entregar una copia de su respuesta a la persona denominada abajo.

Summons: Personal Service on an Individual 2 of 4

Si usted elige presentar personalmente una respuesta por escrito, en el mismo momento que usted presente su respuesta por escrito al Tribunal, usted debe enviar por correo o llevar una copia de su respuesta por escrito a la parte entregando esta orden de comparencencia a:

Nombre:	
Direccion:	
Ciudad, Estado	, Zip:

Copias de todos los documentos judiciales de este caso, incluyendo las ordenes, estan disponibles en la oficina del Clerk of the Court. Estos documentos pueden ser revisados a su solicitud.

Usted debe de manener informada a la oficina del Clerk of the Court de su direccion actual. Los papelos que se presenten en el futuro en esta demanda judicial seran envados por correo a la direccion que este registrada en la oficina del Clerk.

ADVERTENCIA: Regla 12.285 del Florida Family Law Rules of Procedure, requiere cierta revelacion automatica de documentos e informacion. El incumplimient, puede resultar en sanciones, includyendo la desestimacion o anulacion de los alegatos.

IMPORTANT

Des poursuites judiciaries ont ete enterprises contre vous. Vous avez **20 jours** consecutifs a partir de la date de l'assignation de cette citation pour deposer une reponse ecrite a la plainte ci-jointe aupres de ce tribunal. Qui se trouve a: *Clerk of the Court, 175 N.W. 1st Avenue, 12th Floor, Miami, Florida 33128*. Un simple coup de telephone est insuffisant pour vous proteger; vous etes obliges de deposer votre reponse ecrite, avec mention du numero de dossier ci-dessus et du nom des parties nommees ici, si vous souhaitez que le tribunal entende votre cause. Si vous ne deposez pas votre reponse ecrite dans le delai requis, vous risquez de perdre la cause ainsi que votre salaire, votre argent, et vos biens peuvent etre saisis par la suite, sans aucun preavis ulterieur de tribunal. Il y a d'autres obligations juridiques et vous pouvez requerir les services immediats d'un avocat. Si vous ne connaissez pas d'avocat, vous pourriez telephoner a un service de reference d'avocats ou a un bureau d'assistance juridique (figurant a l'annuaire de telephones).

Summons: Personal Service on an Individual 3 of 4

Si vous choisissez de deposer vous-meme une reponse ecrite, il vous faudra egalement,
en meme temps que cette formalite, faire parvenir ou expedier une copie au carbone ou une
photocopie de votre reponse ecrite a la partie qui vous depose cette citation.

Nom:	
Adresse:	
Les photocopies de tous l	les documents tribunals de cette cause, y compris des arrets, sont
disponible au bureau du greffier	. Vous pouvez revue ces documents, sur demande.

Il faut aviser le greffier de votre adresse actuelle. Les documents de l'avenir de ce proces seront envoyer a l'adresse que vous donnez au bureau du greffier.

ATTENTION: La regle 12.285 des regles de procedure du droit de la famille de la Floride exige que l'on remette certains renseignements et certains documents 'a la partie adverse. Tout refus de les fournir pourra donner lieu a des sanctions, y compris le rejet ou la suppression d'un ou de plusieurs actes de procedure.

THE STATE OF FLORIDA

TO EACH SHERIFF OF THE STATE: You are commanded to serve this summons and a copy of the petition in this lawsuit on the above-named person.

DATED:	

15555 Biscayne Blvd., Ste. 100

Miami, Florida 33160

JUAN FERNANDEZ-BARQUIN, ESQ. CLERK OF THE CIRUIT COURT

By:		
•	Deputy Clerk	

500 S.W. 109 Avenue, 3rd Fl. Sweetwater, Florida 33174

Dade County Courthouse	Coral Gables District Court	Joseph Caleb Center
73 West Flagler Street, Room 138	3100 Ponce de Leon Blvd., Ste. 100	5400 N.W. 22 Avenue, Ste. 205
Miami, Florida 33130	Coral Gables, Florida 33134	Miami, Florida 33142
Hialeah District Court	Cutler Ridge District Court	Miami Beach District Court
11 East 6 th Street	10710 S.W. 211 Street, Room 224	1130 Washington Ave., Ste. 224
Hialeah, Florida 33010	Miami, Florida 33189	Miami Beach, Florida 33139
North Dade Justice Center	Lawson F. Thomas Courthouse	Sweetwater Branch

175 N.W. 1st Avenue, 12th Floor

Summons: Personal Service on an Individual 4 of 4

Miami, Florida 33128

FAMILY COURT COVER SHEET

Form H

Case Style: IN RE:	CIRCUIT COURT OF THE I JUDICIAL CIRCUIT, IN AT MIAMI DADE COUNTY, F	ND FOR
Petitioner,	WITHIN BIBE COCKTI, I	LOMDA
and	Case No.:	
Respondent.	Judge:	
Type of Action/Proceeding. Place a checare simultaneously filing more than one type as a modification and an enforcement proceed being filed. If you are reopening a case ,	of proceeding against the same opporting, complete a separate cover sheet	osing party, such et for each action
■ Initial Action/Petition		
☐ Reopening Case		
☐ Modification/Supplemental I	Petition	
☐ Motion for Civil Contempt/I	Enforcement	
□ Other		
Type of Case. If the case fits more than comost definitive label is a subcategory (indent the category and subcategory boxes.		
☐ Simplified Dissolution	■ Other Family Court Ter	np Custody
☐ Dissolution of Marriage	☐ Name Change	
☐ Support IV-D (Dept of Revenue, CSI	E) Paternity/Disestablis	h Paternity
☐ Support Non-IV-D (NOT Dept of Re	v)	ency
☐ UIFSA IV-D (Dept of Revenue, CSE	E) CINS/FINS	
☐ UIFSA Non-IV-D (NOT Dept of Rev Rule of Judicial Administration 2.545(d) of form be filed with the initial pleading. As	requires that a NOTICE OF REL	ATED CASES
☐ No, to the best of my knowledge,	, no related cases exist.	
☐ Yes, all related cases are listed on	RELATED CASES form.	
PARTY SIGNATURE I CERTIFY that the information I of my knowledge and belief.		t is accurate to the best
Party Signature	(Type or print your name)	Date

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY, ELOPIDA

		FLORIDA	
		FAMILY DIVISION	
	Petitioner,	CASE NO.:	
and			
	Respondent.	UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT AC (UCCJEA) AFFIDAVIT	CT
		, being sworn, certify the	hat
1. T pl an ac th THE FO	lace of birth, birth date, and sex and places where each child has ddress, and relationship to the c nat time are: LLOWING INFORMATION	subject to this proceeding is The name x of each child; the present address, periods of residences lived within past five (5) years; and the name, present address and the name, present child of each person with whom the child has lived durant to the child has lived du	ce, ent
Child's F Place of F	ull Legal Name:	Date of Birth: Sex:	
	esidence for the past 5 years:		
Date	Address (including city		
(From/To)/ Prese	state) where child lived	d person child lived with to child	<u> </u>
/			
/			
/			
/			
* If you are	the Petitioner in an injunction for prote	tection against domestic violence case and you have filed Petitioner	r's

^{*} If you are the Petitioner in an injunction for protection against domestic violence case and you have filed Petitioner's Request for Confidential Filing of Address.

Florida Family Law Form 12.980(i), you should write "confidential" in any space on this form that would require you to enter the address where you are currently living

Form J

THE FOLLOWING INFORMATION IS TRUE ABOUT CHILD #2:

	egal Name:		
Place of Birth: Date of Birth: Sex:			
Child's Reside	ence for the past 5 years:		
Date	Address (including city and	Name and present address of	Relationship
(From/To)	state) where child lived	person child lived with	to child
/ Present*			
/			
/			
/			
/			
	WING INFORMATION IS TRU		
Child's Full Le	egal Name:		·———
	0 1 15	Date of Birth:S	Sex:
	ence for the past 5 years:		
Date	Address (including city and	Name and present address of	
(From/To)	state) where child lived	person child lived with	to child
/ Present*			
/			
/			
/			
/			

 $Uniform\ Child\ Custody\ Jurisdiction\ and\ Enforcement\ Affidavit\ (UCCJEA) \quad Page\ 2$

Form J	
2.	Participation in custody proceeding(s):[one]:IHAVE NOT participated as a party, witness, or in any capacity in any other
	litigation or custody proceeding in this or any other state concerning custody of a child
	subject to this proceedingI HAVE participated as a party, witness, or in any capacity in any other litigation
	or custody proceeding in this or another state, concerning custody of a child subject to
	this proceeding.
	Explain:
	a. Name of each child:
	b. Type of proceeding:
	c. Court and State:
	d Date of court order or judgment (if any):
3.	Information about custody proceeding(s): [□ one only]
	I HAVE NO INFORMATION of any custody proceeding pending in a court of
	this or any other state concerning a child subject to this proceeding.
	I HAVE THE FOLLOWING INFORMATION concerning a custody proceeding
	pending in a court of this or another state concerning a child subject to this proceeding,
	other than set out in item (2).
	Explain:
	a. Name of each child:
	b Type of proceeding:
	c. Court and State:
	d. Date of court order or judgment (if any):
4.	Person not a party to this proceeding:[□ one only]
	I DO NOT KNOW OF ANY PERSON not a party to this proceeding who has
	physical custody or claims to have custody or visitation rights with respect to any child
	subject to this proceeding.
	I KNOW THAT THE FOLLOWING NAMED PERSON(S) not a party to this
	proceedings has (have) physical custody or claim (s) to have custody or visitation rights with respect to any child subject to this proceedings:
	a. Name and address of person:
	() has physical custody () claims custody rights () claims visitation rights.
	Name of each child:
	b. Name and address of person:
	() has physical custody () claims custody rights () claims visitation rights.
	Name of each child:
	c. Name and address of person:
	() has physical custody () claims custody rights () claims visitation rights.

Uniform Child Custody Jurisdiction and Enforcement Affidavit (UCCJEA) Page 3

Form J

5.	Knowledge of prior characteristics. The child(ren) support order(s) in this	described in this affida	vit are NOT subject to existing child
	child support order(s): a. Name of each child b. Type of proceeding c. Court and Address: d. Date of court order	: : or judgment (if any):	vit <u>are</u> subject to the following existing
1.	visitation, child support separate maintenance, o	, or guardianship proceed child neglect, or depend	advise this Court of any custody, ding (including dissolution of marriage, lency) concerning the child(ren) in this on is obtained during this proceeding.
hand do Other p Name: Address	elivered to the person(s) party or his/her attorney: ss: tate, Zip	listed below on {date}	<u> </u>
			ler oath to the truthfulness of the claims ngly making a false statement included
Dated:		Signature of Party:	
		Printed Name:	
		Address:	
STATE	E OF FLORIDA	Phone Number:	
	TY OF MIAMI-DAD	F	
	to or affirmed and sign		by .
D WOIII	to or arrimined and sign	ied derote me on	
		NOTA DV DIIDI IC S	TATE OF FLORIDA
			ommissioned name of notary.]
-	Personally known	Li init, type of stamp c	ommissioned name of notary.
	Produced identification	on	
Type o	of identification produc		
-7100			

Uniform Child Custody Jurisdiction and Enforcement Affidavit (UCCJEA) Page 4

IN THE INTEREST OF		FAMILY DIVISION
	Children	
and	Petitioner,	.,
Respo	ndent,	.,
	ndent.	.,
		PROCESS AND CONSENT FOR Y BY EXTENDED FAMILY
{child: of the	ren's names} Petition for Temporary Custody by E	, the legal parent of, having received a copy extended Family filed herein and waived service of the Petition filed by: {Petitioner's full legal name}
custod	ze that by signing this document, I am a ly of the minor children and that such ten entry of an Order, the Petitioner shall	consenting to the Petitioner having temporary legal mporary custody is in the best interest of the children. be able to:
1.	Consent to all necessary and reasonab nonemergency surgery and psychia	ole medical and dental care for the children, including tric care;
2.	Secure copies of the children's record of the child(ren), including, but not	s, held by third parties, that are necessary for the care limited to:
	a. Medical, dental, and psychiatric	records;
	b. Birth Certificates and other recor	ds; and
	c. Educational records.	
3.		nt or withhold consent for the children to be tested or including exceptional education; and

Consent for Temporary Custody and Waiver

4. Do all other things necessary for the care of the children.

I realize that the custody of my children by to petition the court to return legal custody to	me. I understand and ackn	owledge that I may have to
comply with a reasonable transition plan p	prior to the court returnin	g legal custody to me.
Dated:		
	City, State, Zip: Telephone No.:	
STATE OF FLORIDA) COUNTY OF MIAMI-DADE)		
Sworn to or affirmed and signed before	me on	by
Personally knownProduced identification:		C or DEPUTY CLERK
IF A NONLAWYER HELPED YOU FITTHE BLANKS BELOW: [fill in all blanks] This form was prepar Respondent. This form was completed with the assistant {name of individual}	red for the {choose on	
{name of business}		
{address}		_
{city}, {state}, {zip code},	{telephone number}_	

2

Consent for Temporary Custody and Waiver

		FLORIDA
IN THE INTER	EST OF	FAMILY DIVISION
	Children	
and	Petitioner,	
Respondent,	·	
Respondent.	,	
I, {full legal na {children's nan of the Petition f	me} or Temporary Custody by Ext	PROCESS AND CONSENT FOR A BY EXTENDED FAMILY , the legal parent of, having received a copy tended Family filed herein and waived service of the Petition filed by: {Petitioner's full legal name}
custody of the m		onsenting to the Petitioner having temporary legal porary custody is in the best interest of the children. be able to:
5.	Consent to all necessary and rincluding nonemergency sur	reasonable medical and dental care for the children, gery and psychiatric care;
6.		's records, held by third parties, that are necessary), including, but not limited to:
a. Medi	cal, dental, and psychiatric re	cords;

- b. Birth Certificates and other records; and
- c. Educational records.
 - 7. Enroll the children in school and grant or withhold consent for the children to be tested or placed in special school programs, including exceptional education; and
 - 8. Do all other things necessary for the care of the children.

Consent for Temporary Custody and Waiver

1 of 2

Dated:	
	Signature of Parent Printed Name: Street Address: City, State, Zip: Telephone No.: E-mail:
STATE OF FLORIDA) COUNTY OF MIAMI-DADE)	
Sworn to or affirmed and signed l	before me on by
	NOTARY PUBLIC or DEPUTY CLERK
Personally known Produced identification:	
THE BLANKS BELOW:	OU FILL OUT THIS FORM, HE/SHE MUST FILL IN s prepared for the {choose only one} Petitioner assistance of:
{name of business}	
{name of business} {address}	

I realize that the custody of my children by the Petitioner is temporary and that I may, at any time,

1 / / /	<i>A</i> I I	•	1 1 1 1	/ I L	' / \ \
	/	Y	1111	/	
1 / 11		<i>,</i> ,	ν_{1}		SION

IN THE INTERI	EST OF	FAMILT DIVISION			
	Children	CASE NO.:			
and	Petitioner,				
Respondent,	,				
Respondent,	,				
	VI. INDEX	OF FORMS			
□ Form A-5	Petition for Temporary	Custody			
□ Form B	3 Letters of Diligent Sea	arch			
□ Form	Affidavit Search & Inqu	iry on Relatives of Spouse			
□ Form C	Affidavit of Diligent Sea	arch and Inquiry			
□ Form D	Notice of Publication				
□ Form F	Blank Motion and Request for Hearing				
□ Form G	Summons for Father				
□ Form G	Summons for Mother				
□ Form	Certificate of Death for	Certificate of Death for Father			
□ Form	Certificate of Death for	Mother			
□ Form H	Civil Cover Sheet				
□ Form L-4	Consent for Temporary Custody & Waiver for Father				
□ Form L-4	Consent for Temporary Custody & Waiver for Mother				
□ Form II	Notice of Final Uncontested Hearing				
□ Form WW	Final Judgment Awardir	ng Temporary Custody			
□ Form	Notice of Related Cases				
□ Form	Acknowledgment of Red	ceipt			
□ Form	Designation of Current	Mailing and E-mail Address (Petitioner)			
□ Form	Designation of Current I	Mailing and E-mail Address (Respondent)			

Index of Forms (Temporary Custody)

FAMILY DIVISION

IN RE: Temporary Custody	CASE NO.:	
	_,	
Petitioner, and	NOTICE OF RELATI	ED CASES
Respondent.	_,	
family case must file with the court a reasonably ascertainable. A related of guardianship, domestic violence, juve relations case. A case is "related" to (A) it involves any of the same party files a family case; or (B) it affects the court's juris (C) an order in the related case case; or	case may be an open or closed civerally case in the parties, children, or issues and it is established to the proceed; or see may conflict with an order on the may conflict with an order in the Department of Children and Fam	ted cases are known or il, criminal, family, indency, or domestic spending at the time the e same issues in the new earlier litigation.
(check one only)☐ There are no related cases.☐ The following are the related cases.	ases (add additional pages if neces	ssary)
☐ Dissolution of Marria Case Number: County/State/Court: ☐ Pending ☐ or ☐ Closed ☐ ? If close Title of last Court Order/Judgment: _	ing/Repeat Violence or Stalking In age Paternity Adoption Adoption Sed, date closed	ijunctions
Date of Court Order/Judgment: Relationship of cases (check all tha □pending case involves same part □may affect court's jurisdiction; □order in related case may conflict w Statement as to the relationship of the	et with an order in this case.	
Notice of Related Cases	page 1	

Related Case N	No. 2						
	Domestic/Sexual	/Dating/Repe	eat Violenc	e or Stalking	Injunction	ons 🛮 Ui	pport Enforcemen nified Family Cour
Case Number:							
	ourt:						
	or □Closed□? If						
	urt Order/Judgme Order/Judgment: ₋						
	_						
□ □ pending cas □ □ may affect □ □ order in rela □ □ order in this	f cases (check all se involves same court's jurisdiction ated case may conflict the relationship	parties, child on; inflict with a ict with prev	dren, or iss n order in ious order	this case.			
Related Case N							
		/Dating/Repe	eat Violenc	e or Stalking	Injunctio	ons 🛮 Uı	pport Enforcement ified Family Cour
Case Number:							
County/State/State/Stat	ourt:				_		
	or □Closed□? If urt Order/Judgme						
	Order/Judgment: .						
□ □ pending cas □ □ may affect □ □ order in rela □ □ order in this	f cases (check all se involves same court's jurisdiction ated case may conflict the relationship	parties, child on; inflict with a ict with prev	dren, or iss n order in ious order	this case.			
	acknowledges a that could affec		•		t of any	cases in th	nis or
I attest to the	truthfulness of	the claims n	nade in th	is affidavit.			
Dated:			Signature Printed N Street Ac City, Sta Telephon	ddress: te, Zip:			
I certify that a donate:	copy of the foreg	going was ma	ailed or ser	ved to the oth	er party	listed belo	ow on
Other party: Name:							
City, State, Zip:	:						

page 2

Notice of Related Cases

IN RE:	FAMILY DIVISION
Petitioner, and	CASE NO.:
Respondent.	/
SELF-HELP ACE	KNOWLEDGMENT OF RECEIPT
NOTICE OF LIMITATIO	ON OF SELF-HELP SERVICES PROVIDED
THE PERSONNEL IN THIS SELF-HEI OR PROVIDING LEGAL ADVICE TO	LP PROGRAM ARE NOT ACTING AS YOUR LAWYER O YOU.
THE PRESIDING JUDGE IN YOUR CA	ACTING ON BEHALF OF THE COURT OR ANY JUDGE ASE MAY REQUIRE AMENDMENT OF A FORM OR ORM. THE JUDGE IS NOT REQUIRED TO GRANT THE
	LP PROGRAM CANNOT TELL YOU WHAT YOUR E, REPRESENT YOU IN COURT, OR TELL YOU HOW
SELF-HELP SERVICES ARE AVAILA PARTIES TO A FAMILY CASE.	ABLE TO ALL PERSONS WHO ARE OR WILL BE
IS NOT CONFIDENTIAL AND MAY BE ANOTHER PERSON INVOLVED IN Y	VE TO AND RECEIVE FROM SELF-HELP PERSONNEL BE SUBJECT TO DISCLOSURE AT A LATER DATE. IF YOUR CASE SEEKS ASSISTANCE FROM THIS SELF- TILL BE GIVEN THE SAME TYPE OF ASSISTANCE
YOUR CASE PRESENTS SIGNIFICAN	OULT WITH YOUR OWN ATTORNEY, ESPECIALLY IF NOT ISSUES REGARDING CHILDREN, CHILD SUPPORT ON BENEFITS, ASSETS, OR LIABILITIES.
	THIS NOTICE WAS READ TO ME BY _{NAME} IN
SIGNATURE OF LITIGANT	
SIGNATURE OF SELF HELP STAFF_	

page 1 of 3

(General)

AVISO DE LIMITACION DE SELF-HELP SERVICIOS OFRECIDOS

EL PERSONAL DE ESTE PROGRAMA DE AYUDA PROPIA NO ESTA ACTUANDO COMO SU ABOGADO NI LE ESTA DANDO CONSEJOS LEGALES.

ESTE PERSONAL NO REPRESENTA NI LA CORTE NI NINGUN JUEZ. EL JUEZ ASIGNADO A SU CASO PUEDE REQUERIR UN CAMBIO DE ESTA FORMA O UNA FORMA DIFERENTE. EL JUEZ NO ESTA OBLIGADO A CONCEDER LA REPARACION QUE USTED PIDE EN ESTA FORMA.

EL PERSONAL DE ESTE PROGRAMA DE AYUDA PROPIA NO LE PUEDE DECIR CUALES SON SUS DERECHOS NI SOLUCIONES LEGALES, NO PUEDE REPRESENTARLO EN CORTE, NI DECIRLE COMO TESTIFICAR EN CORTE.

SERVICIOS DE AYUDA PROPIA ESTAN DISPONIBLES A TODAS LAS PERSONAS QUE SON O SERAN PARTES DE UN CASO FAMILIAR.

LA INFORMACION QUE USTED DA Y RECIBE DE ESTE PERSONAL NO ES
CONFIDENCIAL Y PUEDE SER DESCUBIERTA MAS ADELANTE. SI OTRA PERSONA
ENVUELTA EN SU CASO PIDE AYUDA DE ESTE PROGRAMA, ELLOS RECIBIRAN EL
MISMO TIPO DE ASISTENCIA QUE USTED RECIBE.
EN TODOS LOS CASOS, ES MEJOR CONSULTAR CON SU PROPIO ABOGADO,
ESPECIALMENTE SI SU CASO TRATA DE TEMAS RESPECTO A NINOS, MANTENIMIENTO
ECONOMICO DE NINOS, MANUTENCION MATRIMONIAL, RETIRO O BENEFICIOS DE
PENSION, ACTIVOS U OBLIGA-CIONES.
YO PUEDO LEER ESPANOL.
YO NO PUEDO LEER ESPANOL. ESTE AVISO FUE LEIDO A MI POR
{NOMBRE} EN{{IDIOMA}}.
Litigant FIRMA
Self Help FIRMA

AKIZE RESEPSYON AVI SOU LIMITASYON SÈVIS YO FOUNI YO

PÈSONÈL KI TRAVAY NAN PWOGRAM *"SELF-HELP"* SA A P AP AJI ANTANKE AVOKA W OSWA BA W KONSÈY LEGAL.

PÈSONÈL "SELF-HELP" LA P AP AJI LAN NON TRIBINAL LA OSWA LAN NON OKENN JIJ. JIJ K AP PREZIDE NAN KA W LA KA EGZIJE YON AMANDMAN NAN YON FÒM OUBYEN KE YO RANPLASE YON FÒM PA YON LÒT FÒM. JIJ LA PA OBLIJE AKÒDE DEMANN KE OU FÈ LAN FÒM LAN.

PÈSONÈL NAN PWOGRAM *"SELF-HELP"* SA A PA KA DI W KI KALITE DWA LEGAL OUBYEN SOLISYON OU GENYEN, NI REPREZANTE W NAN TRIBINAL LA, OUBYEN DI W KIJAN POU W TEMWAYE NAN TRIBINAL LA.

SÈVIS "SELF-HELP" LA YO DISPONIB POU TOUT MOUN KI SE YON PATI OUBYEN KI PRAL YON PATI NAN YON KA FAMILYAL .

(General) page 2 of 3

ENFÒMASYON KE W BAY E RESEVWA NAN MEN PÈSONÈL "SELF-HELP" LA PA KONFIDANSYÈL E PI DEVAN YO KAPAB METE L DEYÒ. SI YON LÒT MOUN KI ENPLIKE NAN KA W LA CHACHE ASISTANS LAN MEN PWOGRAM "SELF-HELP" LA, MOUN SA A VA RESEVWA MENM KALITE ASISTANS KE W RESEVWA A.

DETOUTFASON, LI PI BON SI W KONSILTE PWÒP AVOKA W, SITOU SI KA W LA GENYEN PWOBLÈM ENPÒTAN LADAN L KI GEN RAPÒ AK TIMOUN, LAJAN POU OKIPE TIMOUN, PANSYON ALIMANTÈ, BENEFIS POU RETRÈT OSWA PANSYON, BYEN OSWA DÈT.

MWEN KAPAB LI ANGLÈ.	
MWEN PA KAPAB LI ANGLÈ. SE	
{NON	MOUN LAN} KI TE LI AVI SA A POU MWEN AN
{LANG}.	
SIYATI PLEYAN AN	
SIYATI ANPLWAYE "SELF HELP" LA	

(General) page 3 of 3

FAMILY DIVISION

IN RE:	PAMILT DIVISION
Petitioner, and	, CASE NO.:
Respondent.	
DESIGNATION O	F CURRENT MAILING AND E-MAIL ADDRESS (Petitioner)
I, {full legal name},	, being sworn, certify that:
My current mailing address is: {Street or Post Office Box} {City}, {Zip} {Telephone No.}	MAILING ADDRESS:
future only by e-mail. If you ar are not required to serve or rec designate an e-mail address, th documents. Once you choose to decision.}	E-MAIL ADDRESS: ess unless you choose to serve and receive all documents in the re a self-represented litigant (appearing without an attorney), you eive documents by electronic mail (e-mail); however, once you at address will be the exclusive means of serving and receiving o serve and receive documents by e-mail, you cannot change you age-mail address(es) for the purposes of serving and receiving
my current mailing and e-mai served at the address(es) on re I certify that a copy of this doct	the clerk's office and the opposing party or parties notified of address(es) and that all future papers in this lawsuit will be ecord at the clerk's office. The imment was e-mailed mailed faxed and mailed rson(s) listed below on {date}

Other party or his/her attorney: Name:	
Address:	-
City, State, Zip:	
Designated E-mail Address(es):	
	Signature of Party (Petitioner)
STATE OF FLORIDA)	
COUNTY OF MIAMI-DADE)	
Sworn to or affirmed and signed before me	on by
·	
	NOTARY PUBLIC or DEPUTY CLERK
☐ Personally known	NOTART TODESCOT DELOTT CEERR
☐ Produced identification:	

FAMILY DIVISION

IN RE:	
Petitioner,	., CASE NO.:
and	
Respondent.	_/
DESIGNATION OF C	URRENT MAILING AND E-MAIL ADDRESS (Respondent)
I, {full legal name},	, being sworn, certify that:
My current mailing address is:	MAILING ADDRESS:
{Street or Post Office Box}	
{Zip}	
{Telephone No.}	
	E-MAIL ADDRESS:
future only by e-mail. If you are a sare not required to serve or receive designate an e-mail address, that a documents. Once you choose to ser decision.}	unless you choose to serve and receive all documents in the self-represented litigant (appearing without an attorney), you documents by electronic mail (e-mail); however, once you ddress will be the exclusive means of serving and receiving we and receive documents by e-mail, you cannot change your mail address(es) for the purposes of serving and receiving
	clerk's office and the opposing party or parties notified of dress(es) and that all future papers in this lawsuit will be d at the clerk's office.
I certify that a copy of this document hand-delivered to the person	nt was e-mailed mailed faxed and mailed (s) listed below on {date}

Other party or his/her attorney: Name:	
Address:	_
City, State, Zip:	
Designated E-mail Address(es):	
	Signature of Party (Respondent)
STATE OF FLORIDA)	
COUNTY OF MIAMI-DADE)	
Sworn to or affirmed and signed before m	e on by
·	
	NOTA DV DUDI IC on DEDUTY CLEDV
☐ Personally known	NOTARY PUBLIC or DEPUTY CLERK
☐ Produced identification:	