IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT LAKE COUNTY, ILLINOIS

IN RE THE AMARRIAGE ARENTAGE ARENTAGE ALLOCATI	ON OF PARENTAL)	
VS.)))	Gen No
ALLOCAT	modify the allocation	ESPONSIBILITIES .5 ht to the Illinois Dissolution of Marriage Act and/or the of parental responsibilities order concerning the minor
1. Petitioner's information:		
Name:	Address:	
Petitioner is the \Box mother OR \Box father OR		of the child(ren).
2. Respondent's information:		
Name:	Address:	
Respondent is the \Box mother OR \Box father OR		of the child(ren).

3. Children

A. Petitioner and Respondent are parents of the following child(ren):

Names of Children	Dates of Birth	Currently Living With
1.		
2.		
3.		
4.		
5.		

(Attach additional pages as needed)

B. Allocation of parental responsibilities of the child(ren) was already established by a court order entered by a Court on

______. A file-stamped copy of the most recent Custody Judgment, Joint Parenting Agreement, Allocation of Parental Responsibilities Order or Parenting Plan is attached to this Petition as **Exhibit A.** In that order (Check 1 or 2 and answer question 3):

□ 1. □ I **OR** □ The other parent ~ was granted sole allocation of parental responsibilities for the parties' minor child(ren).

- 2. The parties were awarded joint legal allocation of parental responsibilities for the parties' minor child(ren).
- \square 3. We \square have \square have not attended mediation concerning the issues raised in this Petition.

4. Allocation of Parental Responsibilities

A. Substantial Change. More than two years have passed since the allocation of parental decision-making responsibilities order was entered, and a substantial change in circumstances has occurred. This change is detailed as follows:

Due to this change in circumstances, modification of allocation of parental responsibilities is necessary to serve the best interests of the child(ren).

- □ B. Serious Endangerment. Less than two years have passed but there is reason to believe the child(ren)'s present environment may endanger seriously his or her mental, moral, or physical health or significantly impair the child(ren)'s emotional development. A supporting Affidavit detailing the factual basis for this allegation is attached hereto as Exhibit B.
- □ C. Agreement. The parties agree to the modification of the allocation of parental responsibilities per the agreement attached as Exhibit B.
- \Box D. No change is requested.

5. Parenting Time

It is in the best interests of the child(ren) that the Court modify parenting time as follows (Check A or B):

- A. **Modification.** Modify parenting-time as follows:
- □ B. **Restriction.** The other parent's parenting time should be restricted or denied because there is reason to believe the child(ren)'s present environment may endanger seriously his or her mental, moral, or physical health or significantly impair the child(ren)'s emotional development due to:
- □ C. Agreement. The parties agree to the modification of the allocation of parenting-time per the agreement attached as **Exhibit B**.

□ D. No change is requested.

6. Child Support (Check all that apply):

A. A child support Order was entered for the support of ______(child(ren)) in case number ______(county and state).

- □ B. The other parent is: □ employed □ unemployed and there has been a substantial change in circumstances since the entry of the last child support order.
- \Box C. The other parent: \Box is OR \Box is not able to contribute to the support of the child(ren).
- D. The other parent is able to provide for health care needs of the child(ren) through health insurance or other means.
- E. No Order for child support is requested.

Relief Requested:

FOR THESE REASONS, I ask that a Judgment be entered which provides as follows (Check all that apply):

That temporary and permanent sole allocation of parental decision-making responsibilities of the minor child(ren) be awarded to _____.

name

That temporary and permanent joint legal allocation of parental decision-making responsibilities of the minor child(ren) be awarded, to _______as the parent with the majority of parenting time. ______

□ That the parenting time with the minor child(ren) be modified as follows: ______

- □ That ______ pay child support in the amount that complies with the Illinois support guidelines.
- \Box That any other appropriate relief be granted.

Signature

CERTIFICATION

Under penalties as provided by law pursuant to Section 1-109 of the Code of Civil Procedure,* the undersigned certifies that the statements set forth in this instrument are true and correct.

Dated this _____ day of _____,20_____

Signature

Printed Name

* Any person who makes a false statement, material to the issue or point in question, which he does not believe to be true, in any document certified by such person in accordance with 735 ILCS 5/1-109 shall be guilty of a Class 3 felony punishable by two (2) to five (5) years imprisonment and/or a \$25,000.00 fine.

Prepared by:

Name:	Pro Se 🗌
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