### SUPERIOR COURT OF THE DISTRICT OF COLUMBIA FAMILY COURT Parentage & Support Branch

PRINT PLAINTIFF'S NAME

PLAINTIFF/PETITIONER,

Case No.\_\_\_\_\_

v.

IV-d\_\_\_\_\_

Judge \_\_\_\_\_

PRINT DEFENDANT'S NAME

DEFENDANT/RESPONDENT.

## **MOTION TO MODIFY CHILD SUPPORT ORDER Does the Other Party Consent to this Motion?** yes no

I, <u>-</u>	PRINT YOUR NAME	_, am the	PLAINTIFF/PETITIONER DEFENDANT/RESPONDENT	in this case.
1.	This Court is the proper place to dee	cide my re	equest to modify support.	
2.	A support order was entered in this	case on		·
3.	That support order requires: [CHECK	ALL THAT A	PRINT DATE OF ORDER	
	PRINT NAME OF PERSON PAYING	pay curre	nt child support in the amour	nt of \$
	[CHECK ONE] Monthly Semi-monthly (twice ea Bi-weekly (every two we Weekly			

that	pay past due child support in the amount of \$
PRINT NAME OF P	ERSON PAYING
[CHECK ONE]	
Monthly	
🗆 Semi-mo	onthly (twice each month)
🗆 Bi-week	ly (every two weeks)
Weekly	
_	arty provide medical support in this way: nedical support in this way:
other:	

4. The support order was entered for the following child(ren) that I have with the other party (through birth or adoption):

Child's Name	Current Address	Date of Birth	Gender

**5.** Since the support order was entered, there has been a substantial and material change in the needs of the child(ren) and/or in the noncustodial parent's ability to pay because [CHECK ALL THAT APPLY]

I am no longer employed.	I have not been employed s		
		PRINT DATE	
	-	ld support order was entered.	
• • • •			
I now earn \$	per	·	
I am currently disabled an	nd unable to work.		
I am currently incarcerate	ed and I state the following ab	out my incarceration:	
INMATE ID NUMBER			
CASE NAME AND NUMBER			
COURT NAME AND LOCATION			
PLACE OF INCARCERATION			
START DATE			
ANTICIPATED END DATE			
I am currently supporting my other child(ren) (through birth or adoption):			
living in my home	e		
CHILD'S NAME	DATE OF BIRTH		
through court-ord	lered child support payments:		
CHILD'S NAME	DATE OF BIRTH	COURT NAME & CASE NUMBER	

was	The other parent is earning more than s/he was earning when the support order s entered.
	The child(ren)'s expenses have changed in this way: [EXPLAIN]
	The following child(ren) is (are) not living with the other party: [Print child(ren)'s NAME(S)]
	The following child(ren) is (are) no longer living: [Print Child(REN)'S NAME(S)]
	The following child(ren) is (are) over 21 years of age: [Print child(ren)'s NAME(S)]
	The following child(ren), although under 21 years of age, is (are) emancipated ause of self-supporting employment, active military duty and/or marriage: [PRINT D(REN)'S NAME(S)]
rest	Application of the child support guideline to the current circumstances of the parents ilts in a presumptive child support order that varies from the current child support er by 15% or more.
□ chil	There has been a change in the availability and/or cost of medical insurance for the d(ren).
	Other:
6. I state t	he following about Temporary Assistance to Needy Families (TANF): [CHECK ONE]
(TA	I am I am not currently receiving Temporary Assistance to Needy Families NF).

## 7. I state the following about Medicaid and/or DC HealthCare Alliance: [CHECK ONE]

I am I am not currently receiving Medicaid and/or DC HealthCare Alliance.

# **Request for Relief**

<b>I RESPECTFULLY RE</b>	<b>QUEST that the Court</b>	[CHECK ALL THAT APPLY]:
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$\checkmark$	Hold a hearing on this Motion within 45 days of filing and issue a Notice of Hearing
	and Order Directing Appearance ("NOHODA") to the other party with the date
	and time of the hearing.

- DECREASE the child and/or medical support order according to the Child Support Guideline of the District of Columbia.
- INCREASE the child and/or medical support order according to the Child Support Guideline of the District of Columbia.
- SUSPEND the child and/or medical support order for a specific period of time.
- TERMINATE the child and/or medical support order.
- Other:

I ALSO REQUEST that the Court award any other relief it considers fair and proper.

I declare under penalty of perjury that the foregoing is true and correct.

If this document is to be signed outside the geographic boundaries of the United States, Puerto Rico, the United States Virgin Islands, and any territory or insular possession subject to the jurisdiction of the United States, additional requirements must be met prior to signing. See Super. Ct. Dom. Rel. R. 2(c)(1)(B).

SIGN YOUR NAME

PRINT YOUR NAME

DATE

PHONE NUMBER

EMAIL ADDRESS

HOME ADDRESS 1

Home Address 2

USUBSTITUTE ADDRESS: CHECK BOX IF YOU HAVE WRITTEN SOMEONE ELSE'S ADDRESS BECAUSE YOU FEAR HARASSMENT OR HARM.

## POINTS AND AUTHORITIES IN SUPPORT OF MOTION TO MODIFY CHILD SUPPORT ORDER

In support of this Motion, I respectfully refer the Court to:

- 1. D.C. SCR-Dom. Rel. R. 7(b) (2009).
- 2. D.C. Code §§ 16-916.01(r), 16-916.01(t) and 46-204(a) (2009).
- 3. The record in this case.
- 4. The attached supporting document(s), *if any*.

[LIST ANY DOCUMENTS THAT YOU ARE ATTACHING]

### Service of Your Complaint: Domestic Relations Rule 4

You start a case by filing papers called a **complaint** at the **Family Court Central Intake Center**. When you file a **complaint**, the Family Court Central Intake Center will give you a **summons**. A **summons** is a paper that you must give to the person you are filing against. The person you file against is called an **opposing party** or other **party**. You must make sure that the **opposing party** gets a copy of the **summons** and your **complaint** and any orders. This is called **service of your complaint**. You cannot give the papers to the **opposing party** yourself; someone else must give them to the **opposing party**. **The chart below gives instructions on how to serve the complaint and summons**.

After you make sure that someone else gives the papers to the other party, you must prove to the Court that you did this. You can prove this to the Court by filing an Affidavit of Service form. You must serve the papers and file an Affidavit of Service form within 60 days after you file your complaint. If you have questions about serving these documents, go to the Family Court Self Help Center at DC Superior Court or visit www.LawHelp.org/DC.

Remember to always keep a copy of the papers for yourself. And, you may need to make more copies to serve the other party in a different way.

Below are the ways you can serve your complaint and summons and prove to the Court that you did it. All of the forms discussed below can be found at the Family Court Self Help Center at DC Superior Court or at www.LawHelp.org/DC.

Type of Service	Proof of Service
<ul> <li>Have someone who is over 18 years old and not a party to the case (NOT you):</li> <li>Hand a copy of the papers to the other party; or</li> <li>Leave a copy of the papers at the other party's home with a person of suitable age and discretion who lives there (someone who you think is old enough or responsible enough to give the papers to the other party).</li> </ul>	<ul> <li>The person who served the papers must fill out an Affidavit of Service by Individual.</li> <li>The completed Affidavit must be filed at the Family Court Central Intake Center.</li> </ul>
<ul> <li>Mail a copy of the papers to the other party by certified mail, return receipt requested.</li> <li>Send a copy of the papers to the other party's home.</li> <li>You can do this yourself at the post office. Someone else can do this for you too.</li> </ul>	<ul> <li>Keep the return receipt ("green card") if it comes back to you;</li> <li>Fill out an Affidavit of Service by Certified Mail; and</li> <li>File the completed Affidavit with the return receipt attached at the Family Court Central Intake Center.</li> <li>Note: If you do not receive a return receipt or it comes back saying your papers cannot be delivered, you will need to serve the papers a different way.</li> </ul>

<ul> <li>Mail the papers to the other party by first class mail (postage prepaid) and include:</li> <li>An envelope addressed to you with a stamp on it (so that the other party can mail the Court's Notice and Acknowledgement form back to you); and</li> <li>Two (2) copies of the Court's Notice and Acknowledgment form (one for the other party to keep and one for you).</li> </ul>	<ul> <li>The signed Notice and Acknowledgement form is the proof of service.</li> <li>The other party has 21 days from the date the letter is mailed to sign and return the Notice and Acknowledgement form to you.</li> <li>If the other party returns the completed form, file the completed Notice and Acknowledgement form at the Family Court Central Intake Center.</li> <li>Note: If the other party does not return the form, you will need to serve the papers in a different way. If this happens, you can ask the Court to order the other party to pay you back any money you spend serving the papers in another way.</li> </ul>
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If you are asking for child support or to establish parentage of a child, the Family Court Central Intake Center will issue you a Notice of Hearing and Order Directing Appearance (also called a NOHODA). There are special instructions for serving a NOHODA, these can be found at the Family Court Self Help Center and online at www.ProBono.center/NOHODAInstructions

If you need more than 60 days to serve the papers, you can ask the judge to give you more time. You can ask for more time by filing a Motion for Additional Time to Serve. You must ask for more time to serve and a new summons before the first summons expires. If you do not do this, the Family Court Central Intake Center may dismiss your complaint. You can get a Motion for Additional Time to Serve at the Family Court Self Help Center at DC Superior Court or visit www.LawHelp.org/DC.

**If you tried but were not able to serve the other party or parties using any of the methods above**, you can ask the judge to let you serve the parties in a different way by filing a **Motion for Alternative Service**. You can get a **Motion for Alternative Service** at the **Family Court Self Help Center** at DC Superior Court or visit <u>www.LawHelp.org/DC</u>.