State of North Dakota			In District Court	
County of				Judicial District
	Plaintiff,	_)	Case No.	
	Plaintiff,)		
VS)	Order to Amend th	e (choose one)
)	☐ Judgment	
	Defendant.	_)		Amended Judgment
1. This matter cam	ne before the Court	on the	(choose one) 🗖 Plaint	tiff's/□ Defendant's
Motion to Modify Prim	ary Residential Resp	oonsibil	ity under North Dako	ta Century Code Section
14-09-06.6 and Rule 3.2	2 of the North Dako	ta Rule:	s of Court. A Stipulate	ed Agreement to Modify
Primary Residential Res	sponsibility signed b	y the P	laintiff and Defendan	t was filed with the
motion. The Court havi	ng read and review	ed the f	ile and the Stipulated	I Agreement, and the
Court being fully advise	ed in the matter, no	w make	es and enters the follo	owing Order to Amend
the (choose one – if an	amended judgment	t, fill in t	the number; i.e. First,	Second) ☐ Judgment
□Amen	ded Judgment acco	rdingly:		
(To complete th	e rest of this propos	sed orde	er, you'll need to refer	to your completed
stipulated agreement.				
Copy the <mark>Exact</mark>	wording of the pa	ragrapl	ns of the stipulated ag	greement showing the
modifications to your j	udgment or amend	led judg	ment to which you <mark>b</mark>	<mark>oth</mark> agreed.)

Therefore It Is Hereby Ordered As Follows:

2.	That Paragraph	_ of the (<i>choose one</i>):		
((choose one) 🗖 Judgmen	t 🗕 Amended Judgme	ent (<i>if an amend</i>	ed judgment, fill
i	n the number; i.e. First,	Second)		
((choose one) 🖵	: Parenting Plan 🗖	:	Amended
F	Parenting Plan (<i>if an exh</i>	ibit, attachment, or appendix to the	e judgment, fill in	the name)
prev	iously entered in this ca	se, shall be amended to read as foll	lows:	

3.	That Paragraph of th	ie (<i>choose</i>	one):				
	(<i>choose one</i>)□ Judgment □		_ Amended Judg	ment (<i>if an</i>	amended	l judgment,	fill
	in the number; i.e. First, Second	d)					
	(choose one) 🗆	: Parent	ing Plan 🗆		:	Amend	lec
	Parenting Plan (if an exhibit, at	tachment	, or appendix to t	he judgme	nt, fill in t	he name)	
pre	reviously entered in this case, sha	all be ame	ended to read as f	follows:			

4.	That Paragraph o	of the (<i>choose</i>	one):		
	(<i>choose one</i>) ☐ Judgment ☐	1	_ Amended Judgi	ment (<i>if an amend</i>	ded judgment, fill
	in the number; i.e. First, Sec	cond)			
	(choose one) 🗖	: Parent	ing Plan 🖵	:	Amended
	Parenting Plan (if an exhibi	t, attachment	, or appendix to t	he judgment, fill i	in the name)
pre	viously entered in this case	shall be ame	nded to read as f	ollows:	

5.	That Paragraph	of the (<i>choose</i>	e one):			
	(<i>choose one</i>) ☐ Judgment		_ Amended Judgi	ment (<i>if an d</i>	amended ju	ıdgment, fill
	in the number; i.e. First, S	econd)				
	(choose one) 🗖	: Paren	ting Plan 🖵	:		Amended
	Parenting Plan (if an exhib	bit, attachment	t, or appendix to t	he judgmen	t, fill in the	name)
pre	eviously entered in this cas	e, shall be ame	ended to read as f	ollows:		

6.	That Paragraph	_ of the (<i>choose one</i>):		
	(<i>choose one</i>) ☐ Judgmen	t 🖵 Amended Judgme	ent (<i>if an amende</i>	ed judgment, fill
	in the number; i.e. First,	Second)		
	(choose one) 🗖	: Parenting Plan 🗖	::	Amended
	Parenting Plan (if an exh	ibit, attachment, or appendix to the	e judgment, fill in	the name)
pre	eviously entered in this ca	se, shall be amended to read as fol	lows:	

(Review the parenting plan of your judgment or most recently amended judgment for paragraphs or provisions related to legal residence of the child(ren) for school attendance, decision marking responsibility, parenting time (visitation) schedule, information sharing and access, transportation and exchange arrangements, procedure for review of the parenting plan, dispute resolution, and child tax deduction. If your judgment or most recently amended judgment is missing any of the provisions, the Court can't issue a modified judgment unless the missing provisions are added. Fill out the following paragraphs only if the provision is missing. Cross out any of the following paragraphs that don't apply. Decide where the new paragraphs will be located in your modified judgment and assign the paragraph number to the new paragraph.

If your judgment or most recently amended judgment includes **all** of the following provisions, remove the unused pages. You **don't** need to include them in your final stipulated agreement.)

New Paragraph of the (choose one):
☐ (choose one) ☐ Judgment ☐ Amended Judgment (if an amended judgment, fill
in the number; i.e. First, Second)
☐ (choose one) ☐: Parenting Plan ☐: Amended
Parenting Plan (if an exhibit, attachment, or appendix to the judgment, fill in the name)
previously entered in this case, shall be added and reads as follows:
Legal Residence: The legal residence of the minor children for school attendance shall
be (choose one):
☐ The Plaintiff's place of residence.
☐ The Defendant's place of residence.
☐ Other:

New Paragraph of the (choose one):
☐ (choose one) ☐ Judgment ☐ Amended Judgment (if an amended judgment, fil
in the number; i.e. First, Second)
☐ (choose one) ☐: Parenting Plan ☐: Amended
Parenting Plan (if an exhibit, attachment, or appendix to the judgment, fill in the name)
previously entered in this case, shall be added and reads as follows:
Parenting time: (choose one)
☐ The Plaintiff and Defendant shall have equal residential responsibility of the minor
child(ren). Equal residential responsibility means each parent must have the child(ren) 50% of
the time. Parenting time has been addressed in paragraph of the parenting plan.
Primary residential responsibility shall be with the Plaintiff. Defendant shall have
parenting time in the following Parenting Time Schedule (select any that apply):
☐ Wednesday evenings from 6:00 p.m. to 8:00 p.m.
☐ Every other weekend from Friday at, until Sunday at
☐ Other:
Primary residential responsibility shall be with the Defendant. Plaintiff shall have
parenting time in the following Parenting Time Schedule (select any that apply):
☐ Wednesday evenings from 6:00 p.m. to 8:00 p.m.
☐ Every other weekend from Friday at, until Sunday at
☐ Other:

Alternate Schedules: The above Parenting Time schedule is the default "normal"
schedule except as described below. The alternate schedules will be as follows (if you
don't have an alternate schedule, write "No Alternative Schedule" on the first line of
each section):
Summer Time*: Summer time is defined as:
The Summer Time alternate schedule is:
School Release Days*: School release days are defined as:
The School Release Days alternate schedule is:
*Summer Time/School Release Days with the other parent take precedence over
summer activities, such as sports, when Parenting Time cannot be reasonably scheduled
around such events.
Vacation with Parents: Each parent shall have vacation with the child(ren) as follows:

b. Schedule for Holidays and Other Special Days: The parenting schedule for holidays and other special days applies to the residential responsibility in Paragraph 4a. The parenting schedule for the child(ren) for holidays and other special days is:

	With the Plaintiff	With the Defendant
	(Odd, Even, Every Year, or	(Odd, Even, Every Year, or
	Regular Parenting Time)	Regular Parenting Time)
New Year's Day		
Martin Luther King Day		
President's Day		
Spring Break		
Easter		
Mother's Day		
Father's Day		
Independence Day		
Labor Day		
Halloween		
Veteran's Day		
Thanksgiving Day		
Winter Break		
Christmas Eve Day		
Christmas Day		
Plaintiff's Birthday		
Defendant's Birthday		
Child's Birthday		

	For the purposes of the Holidays and Other Special Days parenting schedule, a holiday
	includes (indicate whether the holiday includes the entire weekend and the time of
	day/night during which holiday parenting time will occur):
c.	Child(ren)'s Activities During Parenting Time: In order to promote the development of
	well-rounded healthy children, both parents will support the extracurricular activities of
	the child(ren). The parents will work together to ensure the child(ren)'s activities are not
	planned as to interfere with the relationship of either parent. The parents will inform
	each other of the child(ren)'s extracurricular activities by:
d.	Timeliness: If a parent is more than minutes late to pick up the child(ren) for
	a visit, that visit will be cancelled, Or:
e.	If either parent misses their parenting time for any reason, the parents will deal with
	the missed parenting time as follows:

f.	Exc	cept in extreme emergencies, each parent must notify the other parent that they						
	will not be able to exercise their scheduled parenting time as follows:							
g.	Re	strictions on Contact with the Child(ren) (choose one):						
		There are no restrictions on contact with the child(ren).						
		Until further order of the Court, the child(ren)'s time with the						
		(choose one) ☐ Plaintiff / ☐ Defendant is subject to the following conditions:						

Ne	w Paragraph of the (<i>choose one</i>):
(choose	e one) 🗖 Judgment 📮 Amended Judgment (<i>if an amended judgment, fill</i>
in the i	number; i.e. First, Second)
(choose	e one) 🗖: Parenting Plan 🗖:: Amended
Parent	ing Plan (if an exhibit, attachment, or appendix to the judgment, fill in the name)
previously	entered in this case, shall be added and reads as follows:
De	cision Making Responsibility:
a.	Emergency Medical Decisions: Each parent is authorized to make emergency health
	care decisions while the child(ren) is/are in that parent's care.
b.	Day-to-day Decisions: Each parent is authorized to make decisions regarding the
	day-to-day care and control of the child(ren) while the child(ren) reside with that
	parent, except as provided in below.
c.	Daycare/Afterschool provider (select any that apply):
	When the parents reside in the same community, they will use the same
	daycare/afterschool provider.
	Each parent may decide to utilize the daycare/afterschool provider of their own
	choosing.
	The Plaintiff will designate the daycare/afterschool provider.
	The Defendant will designate the daycare/afterschool provider.
	The child(ren)'s daycare/afterschool provider is
	Other:
d.	Education Decisions will be made by (choose one):
	The Plaintiff
	The Defendant
	The Plaintiff and Defendant jointly

e.	Non-Emergency Health Care Decisions will be made by (choose one):
	The Plaintiff
	The Defendant
	The Plaintiff and Defendant jointly
f.	Spiritual Development Decisions will be made by (choose one):
	The Plaintiff
	The Defendant
	The Plaintiff and Defendant jointly
g.	Both parents must consent before any minor child will be permitted to

New Paragraph of the (choose	e one):		
☐ (choose one) ☐ Judgment ☐	Amended Judgme	nt (<i>if an amende</i> d	d judgment, fill
in the number; i.e. First, Second)			
☐ (choose one) ☐: Parent	ting Plan 🗖	:	Amended
Parenting Plan (if an exhibit, attachment	t, or appendix to the	judgment, fill in t	the name)
previously entered in this case, shall be adde	ed and reads as follo	ows:	

Information Sharing and Access:

- a. Both parents shall have access to educational, medical, dental, religious, insurance, and other records. Both parents have the right and shall notify and authorize the daycare, the school, and the children's doctors and other professionals to communicate directly with and outside the presence of the other parent. Each parent shall be listed as the child(ren)'s parent and as an emergency contact with the daycare, the school, and all health professionals unless directed by court order to the contrary.
- b. Both parents have the right to attend school conferences. This right does not require any school to hold a separate conference with each parent. Each parent shall keep the other parent informed of the name and address of the school the child(ren) attend.
- c. Each parent must communicate with the other parent with regard to grade reports, extra-curricular activities, and any other notices from the daycare, the school, and related entitles regarding the child(ren). Both parents must notify the child(ren)'s daycare and school(s) of the split households and advise to send copies of the child(ren)'s school documents, notices, and related information to each parent.

- d. Each parent must inform the other as soon as reasonably possible of serious accidents or serious illness which require health care treatment, providing the time of the accident or illness and the name of the treating health care provider. If the child is taking medications, the parents must communicate regarding instructions, dosage, and related information.
- e. The parent who has medical insurance coverage on the children must supply to the other parent an insurance card and, as applicable, insurance forms and a list of insurer-approved or HMO-qualified health care providers in the area where the other parent is residing.
- f. Both parents must notify the other parent in writing of any change in residence, telephone numbers, names and addresses of employers, changes in health insurance coverage for the child(ren), and changes in health insurance available through employer which could cover the child(ren).
- g. Communication between parents and children must be liberally permitted at reasonable hours and at the expense of the parent initiating contact.
- h. At all other times, the parent with whom the child is staying shall not refuse to allow contact or take any action in order to deny the other parent contact. Each parent shall facilitate the communication between the child and the other parent.
- i. Both parents shall allow reasonable access to the child by phone or other means.

i. Telephone access to the child(ren) shall be as follows:

•		•	
k.	Electronic access to the child(ren) shall be as follows: __	

New Paragraph of the (choose one):
☐ (choose one) ☐ Judgment ☐ Amended Judgment (if an amended judgment, file
in the number; i.e. First, Second)
☐ (choose one) ☐: Parenting Plan ☐: Amended
Parenting Plan (if an exhibit, attachment, or appendix to the judgment, fill in the name)
previously entered in this case, shall be added and reads as follows:
Transportation and exchange arrangements: (choose any that apply)
☐ When Plaintiff and Defendant live in the same community, the responsibility of picking up
and returning the children is shared with pickup at
and drop off at
☐ Pick up at
☐ Drop off at
☐ Alternative Pick up/Drop off at
☐ Any change in pick up or drop off location will be determined by:
□ Other

New Paragraph of the (choose one):
☐ (choose one) ☐ Judgment ☐ Amended Judgment (if an amended judgment, fill
in the number; i.e. First, Second)
☐ (choose one) ☐: Parenting Plan ☐: Amended
Parenting Plan (if an exhibit, attachment, or appendix to the judgment, fill in the name)
previously entered in this case, shall be added and reads as follows:
Review and adjustment to parenting plan: When family necessities, illnesses, or
commitments reasonably require, the parenting plan will be modified fairly. The parent
requesting modification shall act in good faith and give as much notice as circumstances permit.
Plaintiff and Defendant also anticipate that at some point circumstances may
fundamentally change, and agree that the parenting plan will be reviewed upon the following
events: (choose any that apply.)
☐ Plaintiff and Defendant may change this plan by agreement, but all changes must be in
writing, signed, and dated by both.
☐ The oldest child reaches age
☐ If either Plaintiff or Defendant intends to move more than miles from their current
residence.
☐ After recommendation of a professional (i.e. doctor, therapist, pastor).
☐ After arrest or criminal activity by one or both parties.
☐ Upon verified chemical abuse /relapse.
☐ Upon an agency or Court finding of child abuse or neglect by one or both parties.
☐ Upon a court finding of domestic violence by one or both parties.
☐ Prolonged lack of contact with the child.
☐ Other:

New Paragraph of the (choose one):
☐ (choose one) ☐ Judgment ☐ Amended Judgment (if an amended judgment,
in the number; i.e. First, Second)
☐ (choose one) ☐: Parenting Plan ☐: Amend
Parenting Plan (if an exhibit, attachment, or appendix to the judgment, fill in the name)
previously entered in this case, shall be added and reads as follows:
Dispute resolution: In the event Plaintiff and Defendant are unable to resolve their
differences with regard to the parenting plan, disputes shall be submitted to (choose one):
☐ Counseling.
☐ Mediation.
□ Other
The cost of the dispute resolution process will be allocated between Plaintiff and
Defendant as follows (choose one):
☐ Plaintiff and Defendant shall each pay one-half.
☐ As determined in the dispute resolution process.
□ Other
The parent beginning the dispute resolution process shall notify the other parent by:

In the dispute resolution process with regard to the parenting plan, preference will be given to carrying out this parenting plan. Unless an emergency exists, Plaintiff and Defendant shall use the designated process to resolve disputes, except those related to financial support.

Nev	v Paragrapl	n of t	he (<i>choose d</i>	one):			
(choose	one) □ Jud	gment 🖳	/	Amended Jud	lgment (<i>if an</i>	amended ju	dgment, fill
in the n	umber; i.e.	First, Second	d)				
(choose	one) 🗖		: Parentin	g Plan 🖵		:	Amended
Parenti	Parenting Plan (if an exhibit, attachment, or appendix to the judgment, fill in the name)						
previously	entered in t	his case, sha	all be added	and reads as	follows:		
Chil	d tax exem	ption: Only	one parent i	may claim an	exemption f	or each child	d on their
income tax	return. Eac	h parent sh	all execute a	ny IRS or sim	ilar forms to	allow the ot	her parent
to take the	exemption	. deduction	and credit in	the appropr	iate vears.		
(Choose on	•	,			,		
☐ For each	minor chile	d, the child t	ax exemptic	on shall be cla	nimed accord	ing to the fo	llowing
schedule (A	P = Plaintiff	D = Defendo	ant):				
Jonedale (T			
	Child's Initials	=	n claimed	Ī	n claimed ars by:	Exemption claimed even years by:	
	IIIIIIIII	□ P	rear by:	□ P	D D	□ P	D D
		P	□ D	□ P	□ D	□ P	□ D
		☐ P	□ D	□P	□ D	□ P	□ D
☐ The parent who provided health insurance coverage for the minor child for% or more of the tax year shall claim the child tax exemption for that child. ☐ Other:							
· · · · · · ·							

That all other terms and pro	ovisions o	f the previou	sly entered (d	choose or	ne):		
☐ (<i>choose one</i>) ☐ Judgment ☐		_ Amended J	udgment (<i>if d</i>	an amend	ed judgment, fill		
in the number; i.e. First, Second	()						
☐ (choose one) ☐	_: Parent	ing Plan 🖵		:	Amended		
Parenting Plan (if an exhibit, att	tachment	, or appendix	to the judgm	nent, fill ir	n the name)		
shall remain in full force and effect.							
	Order	For Judgmen	t				
Let Judgment Be Entered A	Let Judgment Be Entered Accordingly.						
	(Judge	or Judicial Re	feree of Distr	rict Court)			

First: If you didn't use paragraph 3, 4 or 5 for your (proposed) order to amend judgment, remove the unused page or pages. If you didn't use the paragraphs to add provisions related to decision making, information sharing, legal residence of the child(ren) for school attendance, parenting time (visitation) schedule, transportation and exchange arrangements, procedure for review of the parenting plan, dispute resolution, and child tax deduction, remove the unused pages.

Second: Using the page numbering at the bottom of each page, number the pages of your (proposed) order to amend judgment.

- Count the total number of pages. Don't include this page of instructions in your total page count.
- Fill in the total number of pages in the second blank space of the page number on each page.
 - For example, if you have 4 total pages, the second blank space of the page number will look like this: "Page ____ of 4."
- Now fill in the first blank space of the page number on each page.
 - Fill in "1" in the first blank space of the page number on the first page.
 - o Fill in "2" in the first blank space of the page number on the second page.
 - And so on for each page of your stipulated agreement.
 - For example, if you have 4 total pages, the page number on each consecutive page will look like this: "Page 1 of 4," "Page 2 of 4," "Page 3 of 4," "Page 4 of 4."

Third: Don't sign and date the (proposed) order to amend judgment. If the court grants your motion, and uses your proposed order to amend judgment, the judicial officer assigned to your case will sign and date the order. The proposed order to amend judgment isn't effective until it is signed and dated by the judicial officer.