

Instructions for Modifying Primary Residential Responsibility (Custody) With a **Written Agreement on All Issues**

Important! Read Before Using this Packet of Forms.

ND Legal Self Help staff and court employees **can't** help you fill out the form(s). If you're unsure if these forms and instructions suit your circumstances, consult a lawyer.

ND Legal Self Help Center forms **aren't** official court forms. Judges and courts aren't required to accept them. There's no guarantee Center forms will be accepted. **Use at your own risk.**

If you need legal advice or legal representation, consult a lawyer licensed to practice in North Dakota. Go to ndcourts.gov/legal-self-help/finding-a-lawyer for information about finding a lawyer to represent you.

When you represent yourself, you're expected to know and follow the law, including:

- State or federal laws that apply to your case, which include,
 - [Chapter 14-09 of the North Dakota Century Code](#) governing custody, visitation, and child support; and
 - [Chapter 14-14.1 of the North Dakota Century Code](#) governing jurisdiction;
- Case law, also called court opinions, that applies to your case; and
- Court rules that apply to your case, which may include:
 - North Dakota Rules of Civil Procedure;
 - North Dakota Rules of Court;
 - North Dakota Rules of Evidence;
 - North Dakota Administrative Rules and Orders; and
 - Any local court rules.

Links to the state laws, case law, and court rules are available at ndcourts.gov.

A glossary with definitions of legal terms is available at ndcourts.gov/legal-self-help.

When you represent yourself, you're held to the same requirements and responsibilities as a lawyer, even if you don't understand the rules or procedures

*These instructions and forms **aren't** a complete statement of the law. This covers the basic procedure for motioning a North Dakota state district court to modify primary residential responsibility awarded in their current North Dakota state district court judgment **because the parents have reached a written agreement On All Issues**. There's no guarantee that all judges and courts will accept forms available through the ND Legal Self Help Center. The Center isn't responsible for any consequences that may result from the forms or information provided.*

Use at your own risk.

You May Use this Packet of Forms Only If:

You have a North Dakota state district court Judgment that awarded primary residential responsibility (custody) to a parent; **and**

- You want the North Dakota State District Court to change, or modify, the Judgment so:
 - A Judgment that currently awards one parent primary residential responsibility is modified to award primary residential responsibility to the other parent; **or**
 - A Judgment that currently awards one parent primary residential responsibility is modified to award equal residential responsibility to both parents.
- There **isn't** a domestic violence protection order, disorderly conduct restraining order, or no contact order **currently** in effect regarding either parent;
- You and the other parent are **currently** in contact with each other;
- You and the other parent **completely agree on all** modifications to the North Dakota State District Court Judgment, **including** the child support amount associated with the judgment; **and**
- Neither you nor the other parent is represented by a lawyer.

If You Don't Meet the Requirements of Who May Use this Packet of Forms

If your situation **doesn't** meet the requirements of who may use this packet of forms because **you're not in complete agreement on modifying primary residential responsibility**, you may bring a **contested** (no agreement) motion to modify primary residential responsibility.

- **A forms packet is available for contested motions to modify primary residential responsibility if it has been 2 years or more since the original judgment or the most recently amended judgment; or your current parenting plan allows for modification before two years have passed when an event or circumstance occurs; or**
 - The current judgment you want to modify must award primary residential responsibility to one parent.
 - To determine if the forms packet is suitable for your situation, review the instructions and forms available at the ndcourts.gov/legal-self-help/custody link.
 - Scroll to the "Modifying Primary Residential Responsibility (Custody) Forms" section and click on the "No Agreement to Modify Primary Residential Responsibility" link.

If you want to modify a current judgment awarding primary residential responsibility and less than 2 years have passed, or an earlier timeframe isn't included in your parenting plan, neither the North Dakota court system nor the North Dakota Legal Self Help Center has a packet of forms for you to use.

- You may still bring a motion to modify primary residential responsibility. You need to create all of your own legal documents, or retain a lawyer to create them for you.
- As a starting point for your research, review the [Modifying Primary Residential Responsibility Research Guide](#).

If you want to modify a current judgment that Doesn't award primary residential responsibility, neither the ND court system nor the ND Legal Self Help Center has a packet of forms for you to use.

- You may still bring a motion to modify residential responsibility. You need to create all of your own legal documents, or retain a lawyer to create them for you.
- As a starting point for your research, review [Making a Motion in a Civil Action](#).

(See [Kinden v. Kinden, et. al, 2025 ND 68](#). N.D.C.C. § 14-09-06.6 governs modifications to current judgments awarding primary residential responsibility. N.D.C.C. § 14-09-06.6 doesn't apply to modifications to judgments awarding equal, or joint, residential responsibility.)

Caution Regarding Domestic Violence

Domestic violence protection orders, disorderly conduct restraining orders, and no contact orders generally don't allow communication between the person protected by the order and the person the order is against.

This packet of forms is designed to be used by parents who represent themselves and agree on all modifications to the current judgment. The parents must be in communication with each other to share information, make decisions and complete the forms before filing with the clerk of court. If there is a domestic violence protection order or disorderly conduct restraining order in effect against either parent, you may not use these forms.

If there is no domestic violence protection order or disorderly conduct restraining order in effect, but you're concerned about the impact of domestic violence on you or your child(ren), this packet of forms may not be suitable. Before using this packet of forms, you're strongly urged to consult a lawyer and to contact a domestic violence intervention center in your area to help you navigate your situation.

Contact North Dakota Domestic & Sexual Violence Coalition for information about domestic violence/sexual assault (DA/SA) victim advocacy centers across North Dakota staffed with professionals who can help you with safety planning, findings shelter, obtaining a protection order, and more.

North Dakota Domestic & Sexual Violence Coalition
521 E Main Ave, Suite 320
Bismarck, ND 58501
(701) 255-6240, Ext. 1016
(888) 255-6240
nddsvc.org/FIND-HELP

Modifying Primary Residential Responsibility with a Written Agreement Between the Parents

(In 2009 the North Dakota State Legislature changed the term “custody” to “residential responsibility” and changed the term “visitation” to “parenting time.”)

When a North Dakota state district court awards primary residential responsibility in a family law case, such as divorce, legal separation, or other action to establish parenting rights and responsibilities, either parent may ask the court to modify primary residential responsibility in the current judgment, if certain requirements are met.

In general, there is a 2 year time limit before either parent may request modifications to primary residential responsibility. However, an exception to the 2 year time limit is a written agreement between the parents for modification.

This packet of forms allows parents to present their request to modify primary residential responsibility to a North Dakota state district court based on their written agreement.

Ten Forms in The Packet (You Need **All** Forms)

Reminder: There’s no guarantee that using these forms and following these instructions will result in the Judicial Officer granting your requested modifications to primary residential responsibility. If you feel you need assistance, [consult a lawyer licensed to practice in North Dakota](#).

If the parenting plan of your current judgment is in a separate document, such as an Exhibit, Attachment, or Appendix, you must complete an additional form.

Form Title	Purpose
Stipulated Agreement to Modify Primary Residential Responsibility	A written agreement of all of the modifications to primary residential responsibility in the current North Dakota State District Court Judgment. Signed by both parents in the presence of a notary public or clerk of court.
Financial Declaration	Written verification of the financial information used to calculate the modified child support amounts in the Stipulated Agreement. The parent signs under penalty of perjury that the information in the declaration is true and correct.
Confidential Information Form	Lists the full confidential information that isn't allowed to appear in other documents filed with the Court. This form is a part of the court record that isn't seen by the public.
Notice of Motion to Modify Primary Residential Responsibility	A required written notice that tells all parties that a request for an order will be made to the Court. States that the parents have reached a written agreement and requests a decision based only on the documents filed.
Motion to Modify Primary Residential Responsibility	A required short, written request to the Court for an order modifying primary residential responsibility.
Brief in Support of Motion to Modify Primary Residential Responsibility	A required written explanation of why the Court should grant your request. The brief takes the specific rules and laws that support your request and explains how they apply to the facts of your particular situation.
Declaration in Support of Motion to Modify Primary Residential Responsibility	A written statement of the facts directly related to your request to modify primary residential responsibility. The parent signs under penalty of perjury that the information in the declaration is true and correct.
Order to Amend the Judgment (Proposed)	This is your proposed order for the Court to sign, if the Court grants your request. The proposed order is based on your Stipulated Agreement.
Amended Judgment (Proposed)	This is your proposed amended judgment for the Court to sign, if the Court grants your request. The proposed amended judgment is based on your Stipulated Agreement.
Admission of Service	Proof that copies of the completed Notice of Motion, Motion, Brief, Declaration and Stipulated Agreement were delivered to and accepted by the Non-moving parent.

If the parenting plan of your current judgment is in a separate document, such as an Exhibit, Attachment, or Appendix, you must also complete this form:

Form Title	Purpose
Amended Parenting Plan (Proposed)	If the parenting plan of your current judgment is in a separate document, such as an Exhibit, Attachment, or Appendix, this is your proposed amended parenting plan for the Court to sign, if the Court grants your request. The proposed amended parenting plan is based on your Stipulated Agreement.

Fees

A filing fee of \$30.00 is required. On August 1, 2025, the filing fee is \$160.00.

- If you're unable to afford the filing fee, you may file a written request to waive the filing fee with the District Court.
- Forms and instructions for a fee waiver request are available at ndcourts.gov/legal-self-help/fee-waiver.

Other fees may apply. The fees include, but aren't limited to:

- Service fees Varies
- Copy of Documents \$.10 per page, \$1.00 minimum

The Parties

Plaintiff: The parent listed as the Plaintiff in the original family law action that established residential responsibility and/or parenting time.

Defendant: The parent listed as the Defendant in the original family law action that established residential responsibility and/or parenting time.

Moving party: The parent bringing the motion to modify. In other words, the parent who completes and signs the Notice of Motion, Motion, Brief in Support of Motion, and Declaration in Support of Motion. The moving party in a motion may be either the Plaintiff or the Defendant.

Non-moving party: The other parent, in other words, the parent who **isn't** bringing the motion.

North Dakota Laws & Rules Related to Modifying Primary Residential Responsibility

[Chapter 14-05](#): Divorce

[Chapter 14-09](#): Parent and Child

See also:

- [Section 14-09-06.6](#): Limitations on post-judgment modifications of primary residential responsibility.
- [Section 14-09-06.2](#): Best interests and welfare of child – Court considerations – Factors.
- [Section 14-09-30](#): Parenting Plan – Contents.

[Chapter 14-14.1](#): Uniform Child Custody Jurisdiction and Enforcement Act

[Rule 6 of the North Dakota Rules of Civil Procedure](#): Computing and Extending Time; Time for Motion Papers.

[Rule 3.2 of the North Dakota Rules of Court](#): Motions.

[North Dakota Case Law](#) (court opinions):

When the decision of a case is appealed from a North Dakota state district court to the North Dakota Supreme Court, the Supreme Court writes their opinion to explain how and why they interpreted the law or rules to decide if the District Court decided the case correctly. The opinions are case law and must be followed by North Dakota courts deciding later cases with similar facts and legal issues.

Laws constantly change through legislation, court rules, and case law. To determine how a law applies to your situation, review the applicable law or laws, court rules, and court opinions.

Definitions

Best Interests of the Child: The 13 factors the District Court uses when deciding the residential responsibility and parenting time arrangements that are in the best interests of the child. The 13 factors are listed in North Dakota Century Code Section 14-09-06.2. (Use link above.)

Custody: See Residential responsibility.

Decision Making Responsibility: The responsibility to make decisions concerning the child. The term may refer to decisions on all issues or on specific issues, but not child support issues.

Exhibit: As used in these instructions, a separate document from the judgment that contains the parenting plan. The parenting plan exhibit is referenced in the judgment and incorporated as part of the judgment. (May also be called an Attachment or an Appendix.)

Judicial Officer: Either a District Court Judge or a District Court Judicial Referee. A motion to modify primary residential responsibility may be heard by either a District Court Judge, or a District Court Judicial Referee. A Judicial Referee is appointed by the Presiding Judge.

Material Change in Circumstances: Significant change or changes since the original judgment, unknown at the time of the original judgment, requiring a modification in primary residential responsibility to serve the best interests of the child or children.

Obligor: The person ordered by the court to pay child support.

Obligee: The person receiving child support ordered by the court.

Parental Rights and Responsibilities: All the rights and responsibilities a parent has concerning the parent's child.

Parenting Plan: A written plan describing each parent's rights and responsibilities. The parenting plan is required to be in all judgments modifying a parent's rights and responsibilities. The parenting plan may be included in the judgment document, or a separate document that is referenced in the judgment as an exhibit, which is incorporated into the judgment.

Parenting Schedule: The schedule of when the child is in the care of each parent.

Parenting Time: The time when the child is to be in the care of a parent. (Also known as visitation.)

Prima Facie Case: Evidence presented in writing that is strong enough, if **not** contradicted, to support a change in primary residential responsibility.

Primary Residential Responsibility: A parent with more than 50% of the residential responsibility.

Residential Responsibility: A parent's responsibility to provide a home for the child. (Also known as custody.)

Visitation: See Parenting time.

Steps to Modify Primary Residential Responsibility with a Written Agreement Between the Parents

Step One:

Review the Forms and Instructions; Research Statutes and Case law; Gather Information; Make Decisions.

Review the forms and instructions:

Read these instructions **carefully**.

Review the individual forms.

Determine if the forms apply to your situation. If you don't know if you should use this packet of forms, consult a lawyer who is licensed to practice in North Dakota.

Research statutes and case law:

Use the links above to research how the statutes (laws) enacted by the North Dakota Legislature and signed by the Governor, and case law apply to your situation.

Gather information:

- At least one copy of the original judgment that awarded primary residential responsibility, **or**, if the original judgment has been amended, the most recently amended judgment.
- Financial information and documentation for child support calculations.
 - You calculate the child support amount for the parent who will have less than 50% of the residential responsibility, if your motion is granted.
 - If parents are asking for equal residential responsibility, both parents calculate child support.
 - Use the Financial Declaration form to assist with gathering the financial information and documentation.

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Make decisions:

Review the parenting plan in the judgment you're asking the Court to modify. In any motion to modify parenting time in a judgment, a parenting plan must be included as part of an amended judgment. The parenting plan must include, at minimum, the following 7 provisions:

1. Decision making responsibility for day to day decisions **and** major decisions such as education, health care and spiritual development.
2. Information sharing and access, including telephone and electronic access.
3. Legal residence of each child for school attendance.
4. Residential responsibility, parenting time, and parenting schedule for holidays, days off from school, birthdays, vacation planning, weekends, weekdays, and summers.
5. Transportation and exchange of the child, considering the safety of the parties.
6. Procedure for review and adjustment of the plan.
7. Methods for resolving disputes.

The parenting plan is either 1) included within the judgment, or 2) a separate parenting plan document called an exhibit, attachment, or appendix that is referenced in the judgment, which is incorporated into the judgment.

The judgment must also identify the parent who may claim each child as a dependent for filing income taxes.

If the parenting plan in the judgment you're asking the Court to **modify doesn't include all 7 provisions, or identify the child tax exemption**, the parents need to reach an agreement on each missing provision, **and** add each missing provision to your Stipulated Agreement to Modify Primary Residential Responsibility form.

The Stipulated Agreement form includes paragraphs for adding each of the 7 required parenting plan provisions and the child tax exemption.

Decide which parent will be the moving party. The moving party completes and signs the Notice of Motion, Motion, Brief in Support of Motion, and Declaration in Support of Motion forms.

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Step Two:

Complete the Stipulated Agreement, Financial Declaration, and Confidential Information Forms in the Packet.

Stipulated Agreement to Modify Primary Residential Responsibility:

➡ **Before** completing the Stipulated Agreement form: ⬅

- Refer to your copy of the original judgment that awarded primary residential responsibility, **or**, if the original judgment has been amended, the most recently amended judgment that awarded primary residential responsibility. You made the copy in Step One.
- Identify the **Exact** paragraphs you want the Court to modify.
- Identify the **Exact** paragraphs related to child support. **This set of forms requires you to deal with child support.**

Caption (top of form):

- Complete the Plaintiff, Defendant, Case Number, County and Judicial District exactly as it appears in the judgment you're asking the court to modify.
- If your judgment doesn't include the County or the Judicial District, District Court maps are available at ndcourts.gov/court-locations. (The County is within the Judicial District.)

Paragraph 2:

- List the initials and birth year for each child you're requesting modification in the judgment.

Paragraph 6:

- List the name of North Dakota County from the caption.

Paragraphs 10, 11, 12 & 13:

- Follow the instructions on the Stipulated Agreement form to complete Paragraphs 10 through 13.
- You need to calculate child support based on the modifications to primary residential responsibility you're requesting.
 - **To calculate the new child support amount(s), go the instructions below for the Financial Declaration form. Complete the Financial Declaration form at the same time you use the child support calculator to calculate the new child support amount(s).**
 - If you're requesting equal residential responsibility, both parents **must** complete child support calculations and a Financial Declaration form.

Paragraphs to Add Missing Provisions of Parenting Plan and Child Tax Exemption:

- Follow the instructions on the Stipulated Agreement form to complete any missing parenting plan provisions or child tax exemption.
- You may cross out any paragraphs that you don't use.
- **If the judgment already includes all required parenting plan provisions and child tax exemptions**, remove the unused pages.

Final Paragraph:

- If the **non-moving party** is the Plaintiff in the judgment, put a checkmark (✓) next to "Plaintiff."
- If the **non-moving party** is the Defendant in the judgment, put a checkmark (✓) next to "Defendant."

Date and Signature:

- Follow the instructions on the pages after the date and signature lines on the Stipulated Agreement form.
- **Before You Sign and Date this Form** make sure you're in the presence of a Notary Public or Clerk of District Court.

Financial Declaration:

If you're requesting equal residential responsibility, **both parents**, must complete their own Financial Declaration form.

Complete the Financial Declaration form and your new child support calculations at the same time.

The Child Support Guidelines Calculator is available at childsupport.dhs.nd.gov/lawyers/child-support-guidelines.

Court personnel and staff of the ND Legal Self Help Center can't assist you with child support calculations.

Warning: If you plan to ask the judge or judicial referee to allow a parent to pay a different amount of child support than the Child Support Guidelines Calculator amount, [consult a lawyer](#) for help. The Calculator amount is presumed to be the correct amount of child support. The parent asking for a different amount than the Calculator amount must prove they meet one of the limited exceptions for deviation, **and** the deviation is in the best interests of the child(ren). See [North Dakota Century Code Section 14-09-09.7](#) and [North Dakota Administrative Code Section 75-02-04.1-09](#).

Caption (top of form):

- Complete the Caption of the Financial Declaration form exactly as you filled out the Caption of the Stipulated Agreement form.

Follow the instructions on the Financial Declaration form to complete the form:

- The form is completed by the parent who will be the obligor (the parent paying child support), if the court grants the motion to modify primary residential responsibility.

Date and Signature:**By signing the Financial Declaration, you're declaring the Declaration is true and correct.**

- Fill in the date you signed the Declaration;
 - Fill in the city, county, state, and country where you signed the Declaration;
 - Sign your name; and
 - Fill in your printed name, address, telephone number and email address.
-

Confidential Information Form:

Each parent is solely responsible for making sure confidential information doesn't appear in the documents they prepare. Confidential information includes:

- Full names of minor child(ren);
- Social security numbers;
- Taxpayer identification numbers;
- Birthdates; and
- Financial-account numbers.

Documents filed with the Court with references to confidential information must include only:

- Initials of minor child(ren);
- The last four (4) digits of the social security number and taxpayer identification number;
- The year of birth; and
- The last four (4) digits of the financial-account number.

Since the forms in this packet include references to confidential information, you must prepare a Confidential Information form. The form must contain the full confidential information referenced in the forms in this packet.

Caption (top of form):

- Complete the Caption exactly as you filled out the Caption of the Stipulated Agreement form.

Page 1 Full Information Column:

- Fill in the full legal names, birth dates, and social security numbers of the Plaintiff, Defendant and each child listed in Paragraph 2 of the Stipulated Agreement form.

Page 1 Redacted Information Column:

- Fill in the information of the Plaintiff, Defendant and each child as it appears in the Stipulated Agreement and Financial Declaration forms.

Page 2 Full Information Column:

- Fill in the full information for each financial account listed in the Stipulated Agreement and Financial Declaration form.

Page 2 Redacted Information Column:

- Fill in the financial account information as it appears in the Stipulated Agreement and Financial Declaration forms.

Date and Signature:

- **Both** Plaintiff and Defendant date and sign this completed form.

Step Three:

The Moving Party Completes the Notice of Motion, Motion, Brief in Support of Motion, and Declaration in Support of Motion Forms; Complete the Order to Amend the Judgment (Proposed), Amended Judgment (Proposed), and, if needed, Amended Parenting Plan (Proposed) Forms.

Notice of Motion to Modify Primary Residential Responsibility:

The moving party completes this form.

Caption (top of form):

- Complete the caption exactly as you filled out the Caption of the Stipulated Agreement form.

Paragraph 2:

- If the moving party is the Plaintiff in the judgment, put a checkmark (✓) next to "Plaintiff."
- If the moving party is the Defendant in the judgment, put a checkmark (✓) next to "Defendant."

Date and Signature:

- **Don't Sign And Date This Form.**
 - You sign and date this form in Step Four.
 - Fill in your printed name, address, telephone number and email address.
-

Motion to Modify Primary Residential Responsibility:

The moving party completes this form.

Caption (top of form):

- Complete the Caption exactly as you filled out the Caption of the Stipulated Agreement form.

Paragraph 1:

- Fill in the full, legal name of the parent who is the moving party.
 - If the moving party is the Plaintiff in the judgment, put a checkmark (✓) next to "Plaintiff."
 - If the moving party is the Defendant in the judgment, put a checkmark (✓) next to "Defendant."

Paragraph 2:

- Put a checkmark (✓) next to Plaintiff **or** Defendant. Choose the same option from Paragraph 1.
- Paragraph 2(a):
 - Choose one of the two options
 - List the initials and birth year for each child you're requesting modification in the judgment.
 - This list will be identical to the list in **Whereas** Paragraph 2 of the Stipulated Agreement form.

Date and Signature:

- **Don't Sign And Date This Form.**
 - You sign and date this form in Step Four.
 - Fill in your printed name, address, telephone number, and email address.
-

Brief in Support of Motion to Modify Primary Residential Responsibility:

The moving party completes this form.

Caption (top of form):

- Complete the Caption exactly as you filled out the Caption of the Stipulated Agreement form.

Paragraph 3:

- Put a checkmark (✓) next to the parent awarded primary residential responsibility in the current judgment.

Paragraph 4:

- If the moving party is the Plaintiff in the judgment you're asking the court to modify, put a checkmark (✓) next to "Plaintiff."
- If the moving party is the Defendant in the judgment you're asking the court to modify, put a checkmark (✓) next to "Defendant."
- Choose and complete the same option as Paragraph 2(a) of the Motion to Modify Primary Residential Responsibility.

Date and Signature:

- **Don't Sign And Date This Form.**
 - You sign and date this form in Step Four.
 - Fill in your printed name, address, telephone number, and email address.
-

Declaration in Support of Motion to Modify Primary Residential Responsibility:

The moving party completes this form.

Caption (top of form):

- Complete the Caption exactly as you filled out the Caption of the Stipulated Agreement form.

First Sentence:

- Fill in the full, legal name of the parent who is the moving party.

Paragraph 1:

- If the moving party is the Plaintiff in the judgment, put a checkmark (✓) next to "Plaintiff."
- If the moving party is the Defendant in the judgment, put a checkmark (✓) next to "Defendant."
- Put a checkmark (✓) in the appropriate box indicating what the action was.

Paragraph 2:

- List the initials and birth year for each child in the judgment you're requesting modification.
 - This list will be identical to the list in Paragraph 2(a) of the Motion to Modify Primary Residential Responsibility.

Paragraphs 3 and 4:

- Follow the instructions on the Declaration form to complete paragraphs 3 and 4.

Paragraph 5:

- Provide a detailed explanation of the reasons you're requesting the court modify primary residential responsibility.
- Paragraph 5 continues onto Page 3 of 5. You may use all of the space provided for your detailed explanation.

Paragraph 6:

- Provide a detailed explanation of why it's in the best interests of the child(ren) to modify primary residential responsibility.
- Paragraph 6 continues onto Page 4 of 5. You may use all of the space provided for your detailed explanation.

Paragraph 7:

- If the **non-moving party** is the Plaintiff in the judgment, put a checkmark (✓) next to "Plaintiff."
- If the **non-moving party** is the Defendant in the judgment, put a checkmark (✓) next to "Defendant."
- List the initials and birth year for each child in the judgment you're requesting modification.
 - This list will be identical to the list in Paragraph 2 of this form.

Paragraph 8:

- If the parent who completed the Financial Declaration form is the Plaintiff in the judgment you're asking the court to modify, put a checkmark (✓) next to "Plaintiff."
- If the parent who completed the Financial Declaration form is the Defendant in the judgment you're asking the court to modify, put a checkmark (✓) next to "Defendant."
- If both parents complete their own Financial Declaration form because you're requesting equal residential responsibility, checkmark (✓) both "Plaintiff" and "Defendant."
- List the Paragraph number or numbers from your Stipulated Agreement form containing the amendments to child support.

Paragraph 9:

- If the **non-moving party** is the Plaintiff in the judgment, put a checkmark (✓) next to “Plaintiff.”
- If the **non-moving party** is the Defendant in the judgment, put a checkmark (✓) next to “Defendant.”

Paragraph 10:

- If the **non-moving party** is the Plaintiff in the judgment, put a checkmark (✓) next to “Plaintiff.”
- If the **non-moving party** is the Defendant in the judgment, put a checkmark (✓) next to “Defendant.”

Date and Signature:

- **Don’t Sign And Date This Form.**
 - You sign and date this form in Step Four.
 - Fill in your printed name, address, telephone number, and email address.
-

Order to Amend the Judgment (Proposed) Form:

Caption (top of form):

- Complete the Caption exactly as you filled out the Caption of the Stipulated Agreement form.
- If the judgment **has not been** amended, put a checkmark (✓) next to “Judgment.”
- If the judgment **has been** amended, put a checkmark (✓) next to “_____ Amended Judgment.” Fill in the number of the amended judgment, i.e. First, Second.

Page 1, First Paragraph:

- If the moving party is the Plaintiff in the judgment, put a checkmark (✓) next to “Plaintiff.”
- If the moving party is the Defendant in the judgment, put a checkmark (✓) next to “Defendant.”
- Put a checkmark (✓) in the same box you checked in the Caption. If you filled in the number of an amended judgment in the Caption, fill in the same number.

Follow the instructions on the Order form to complete the form:

- You need to refer to your Stipulated Agreement form to complete this form.

Don’t Date Or Sign This Form. If the Court grants your motion **and** uses your proposed order, the Judicial Officer assigned to your case dates and signs the form.

Amended Judgment (Proposed) Form:

Caption (top of form):

- Complete the Caption exactly as you filled out the Caption of the Stipulated Agreement form.
- If the judgment **hasn't been** amended, fill in "First."
- If the judgment **has been** amended, fill in the next number; i.e.
 - "First Amended Judgment" becomes "Second Amended Judgment"
 - "Second Amended Judgment" becomes "Third Amended Judgment"
 - And so on.

Page 1, Paragraph 1:

- If the moving party is the Plaintiff in the judgment you're asking the court to modify, put a checkmark (✓) next to "Plaintiff."
- If the moving party is the Defendant in the judgment you're asking the court to modify, put a checkmark (✓) next to "Defendant."

Page 1, Paragraph 2:

- **Don't fill in the name of the Judicial Referee or Judge.** Don't put a checkmark (✓) next to Judicial Referee or Judge.
- Fill in the first part of the second sentence. **Don't fill in the date.**

Page 1, Paragraph 3:

- Fill in the same information from the second sentence of Paragraph 2.

Page 2, Paragraph 1:

- Fill in the same information from the second sentence of Paragraph 2 on Page 1.

Follow the instructions on the Amended Judgment form to complete the form:

- You need to refer to the judgment, or most recently amended judgment, that you want to modify, **and** your Order to Amend the Judgment (Proposed) form that contains the **Exact** wording from your Stipulated Agreement form.
- Use the blank page of the Amended Judgment form to add any additional pages you need to complete this form.

Don't Date Or Sign This Form. If the Judicial Officer assigned to your case grants your motion **and** signs your Order to Amend the Judgment (Proposed) form, the Clerk of District Court dates and signs the form.

Amended Parenting Plan (Proposed) Form:

Only Use this Form if the parenting plan of your current judgment is in a separate document, such as an Exhibit, Attachment, or Appendix. The “Exhibit”, “Attachment”, or “Appendix” will be referenced in your current judgment.

If your parenting plan is part of your current judgment document, don’t use this form.

Caption (top of form):

- Complete the Caption exactly as you filled out the Caption of the Stipulated Agreement form.
- Fill in “_____ : _____ Amended Parenting Plan” as follows:
 - **For the first blank space (“_____ :”)** look at the title of your current parenting plan. It’s called either “Exhibit”, “Attachment”, or “Appendix”, followed by a number or a letter. In the first blank space, fill in “Exhibit”, “Attachment”, or “Appendix” and the number or letter. For example, “Exhibit A”.
 - **For the second blank space (“: _____”)**, If the current parenting plan **hasn’t been** amended, fill in “First.” If the current parenting plan **has been** amended, fill in the next number. For example “First Amended Judgment” becomes “Second Amended Judgment”.

Page 1, Paragraph 1:

- Fill in “_____ : _____ Amended Parenting Plan” exactly as you did in the Caption.
- Fill in “_____ Amended Judgment” exactly as you filled the caption of the Amended Judgment (Proposed) form.

Page 2, Paragraph 1:

- Fill in “_____ : _____ Amended Parenting Plan” exactly as you did in the Caption.

Follow the instructions on the Amended Judgment form to complete the form:

- You need to refer to the parenting plan of your current judgment, or most recently amended judgment, that you want to modify, **and** your Order to Amend the Judgment (Proposed) form that contains the **Exact** wording from your Stipulated Agreement form.
- Use the blank page of the Amended Parenting Plan form to add any additional pages you need to complete this form.

Don’t Date Or Sign This Form.

Step Four:

Date and Sign the Completed Notice of Motion, Motion, Brief in Support of Motion, and Declaration in Support of Motion; Make Copies of Forms Completed in Step Two and Step Three.

The moving party dates and signs the following forms:

- The **completed** Notice of Motion to Modify Primary Residential Responsibility;
- The **completed** Motion to Modify Primary Residential Responsibility;
- The **completed** Brief in Support of Motion to Modify Primary Residential Responsibility; and
- The **completed** Declaration in Support of Motion to Modify Primary Residential Responsibility.

Make **Two Copies of each of the forms completed in Step Two and Step Three:**

- Notice of Motion to Modify Primary Residential Responsibility;
- Motion to Modify Primary Residential Responsibility;
- Brief in Support of Motion to Modify Primary Residential Responsibility;
- Declaration in Support of Motion to Modify Primary Residential Responsibility;
- Stipulated Agreement to Modify Primary Residential Responsibility;
- Financial Declaration;
- Confidential Information Form;
- Order to Amend the Judgment (Proposed);
- Amended Judgment (Proposed); and
- Amended Parenting Plan (Proposed), if needed.

The moving party keeps one copy of each completed form listed above for their records.

Step Five:

Serve Copies of Completed Forms on the Non-Moving Party; Non-Moving Party Completes the Admission of Service Form.

The moving party gives one copy of each completed forms listed in Step Four to the non-moving party.

The non-moving party completes the Admission of Service form:

After receiving a copy of the forms listed in Step Four, complete the **Admission of Service form**.

This is proof to the Court that the non-moving party was served a copy of the motion documents that will be filed with the Court in Step Six.

There are **two** Admission of Service forms in this forms packet. If the parenting plan of your current judgment is in a separate document, such as an Exhibit, Attachment, or Appendix, use the Admission of Service form that lists “proposed _____ Amended Parenting Plan” as the last bullet in the list of documents.

Caption:

- Complete the Caption exactly as you filled out the Caption of the Stipulated Agreement form.

“proposed _____ Amended ...”

- Look at the title of the completed form to fill in the blank.

Date and Signature:

- Date and sign the form
- Fill in your printed name, address, and telephone number.

Make **Two Copies** of the completed Admission of Service form. Keep one copy for your records. Give one copy to the moving party for their records.

Step Six:

File the Original, Completed Motion to Modify Primary Residential Responsibility Forms and Other Supporting Documents with the Clerk of District Court; Pay the Filing Fee.

File the following Motion to Modify Primary Residential Responsibility Forms and other supporting documents with the Clerk of District Court:

- **The original, completed:**
 - Notice of Motion to Modify Primary Residential Responsibility;
 - Motion to Modify Primary Residential Responsibility;
 - Brief in Support of Motion to Modify Primary Residential Responsibility;
 - Declaration in Support of Motion to Modify Primary Residential Responsibility;
 - Stipulated Agreement to Modify Primary Residential Responsibility;
 - Financial Declaration;
 - Confidential Information Form;
 - Order to Amend the Judgment (Proposed);
 - Amended Judgment (Proposed);
 - Amended Parenting Plan (Proposed), if needed; and
 - Admission of Service.

- **And:**
 - Copies of documents used to complete the Financial Declaration form; and
 - Make sure all social security numbers and financial account numbers that appear on the documents are blacked out.
 - Completed Child Support Calculator.

You'll be required to pay a \$30.00 filing fee. **On August 1, 2025, the filing fee will be \$160.00.**

If you can't afford to pay the filing fee, the judge may waive the fee. Forms and instructions to request an order to waive filing fees are available at ndcourts.gov/legal-self-help/fee-waiver.

File the completed fee waiver forms when you file your motion documents.

If your fee waiver request isn't granted by the Court, be prepared to pay the filing fee or the Clerk of District Court can't accept your documents.

After the Court reviews all of the paperwork, the Court might require a hearing. If the Judicial Officer assigned to your case requires a hearing, you're notified of the date, time and location of the hearing. You must attend the hearing. If you fail to attend the hearing the Judicial Officer may not grant your motion to modify primary residential responsibility. If the Judicial Officer grants the motion, the Clerk of District Court sends a copy of an amended judgment signed by the Clerk of District Court.

If the Judicial Officer doesn't require a hearing and the Judicial Officer grants your motion based solely on the documents you filed, the Clerk of District Court sends you and the Defendant a copy of the signed amended judgment.

Primary residential responsibility **isn't modified until** the Judicial Officer signs an order amending the judgment and the Clerk of Court signs an amended judgment.

If you need a certified copy of the amended judgment, you may purchase one for a \$10.00 fee from the Clerk of Court's office. **On August 1, 2025, the fee for a certified copy is \$20.00**