STATE OF NORTH DAKOTA	IN DISTRICT COURT
COUNTY OF	JUDICIAL DISTRICT
PLAINTIFF,) vs) DEFENDANT.)	Case No BRIEF IN SUPPORT OF MOTION TO AMEND PARENTING TIME
	o ask the Court to enter an order to amend the
	urrent judgment as stated below. The current
judgment is dated,	, and is filed as Index Number in this
case.	
	<u>FACTS</u>
2. The above-named parties have	children as follows (checkmark () the boxes
needed, enter only child's initials and year of	birth):
☐ (initials only) bo	rn (birth year only);
☐ (initials only) bo	rn (birth year only);
☐ (initials only) bo	rn (birth year only);
☐ (initials only) bo	rn (birth year only);
☐(initials only) bo	rn (birth year only);

A confidential information form with the full name and birthdate for each child is on file in this case.

3.	(Choose one.)	
		The opposing party was served with a copy of the current judgment on (date the
opposing party was served with the current judgment)		
		The opposing party knows about the current judgment because (explain how the
opposing party is aware of the current judgment):		

4. The facts that led me to bring this motion are as follows (briefly describe the relevant facts leading you to make this motion. Number each paragraph of your facts as 4(a), 4(b), 4(c), and so on. If you refer to facts from your supporting affidavit, other supporting affidavits, or documents, include the title of the affidavit or document in parentheses following the reference. Include all of the facts you plan to use in paragraphs 8 and 9 of the Law and Argument section):

(Paragraph 4, continued.)

LAW AND ARGUMENT

5. North Dakota Century Code Section 14-05-22(2) states as follows:

After making an award of primary residential responsibility, the court, upon request of the other parent, shall grant such rights of parenting time as will enable the child to maintain a parent-child relationship that will be beneficial to the child, unless the court finds, after a hearing, that such rights of parenting time are likely to endanger the child's physical or emotional health.

See also Helfenstein v. Schutt, 2007 ND 106.

- 6. The requested amendment(s) must be in the best interest of the child(ren) for reasons that were unknown to the Court, or that have arisen since the last order. The best interest factors are defined in North Dakota Century Code Section 14-09-06.2.
- 7. I am requesting the Court (select the <u>same</u> boxes you selected in Paragraph 4 of Form 2:

 Motion to Amend Parenting Time. For each selection tell the court the EXACT paragraph #'s and
 the EXACT wording you are requesting to amend each paragraph):

 a. Amend paragraph

 of the current judgment from "reasonable parenting time"

	School Holidays:
	Telephone contact:
	Mail/electronic contact:
	Other:
□ b.	Amend paragraph of the current judgment to amend the specific parenting time
sched	lule to state as follows:
□ c.	Amend paragraph of the current judgment related to drop offs and pick-ups of the
child(ren) to state as follows:

□ d.	Amend paragraph of the current judgment to provide for the transportation of
the chi	ild(ren) for parenting time to state as follows:
□ e.	Amend paragraph of the current judgment to require supervised visitation and
state a	s follows:

□ f.	Amend paragraph	of the current judgment to allow unsupervised visitation
	ate as follows:	
	Amend paragraph	of the current judgment regarding legal residence for school
□ h.	Amend paragraph	of the current judgment to state as follows:

□ i.	Amend paragraph	of the current judgment to state as follows:
□ j.	Amend paragraph	of the current judgment to state as follows:
8.	This above requested ame	endments are in the best interest of the child(ren) because (fo
		isted in paragraph 7, describe the relevant facts and explain
		oposed amendments are in the child(ren)'s best interest. Thes
facts s	hould also be listed in para	graph 4):

(Paragraph 8, continued.)

9. The reasons for the proposed amendment were unknown to the Court at the time the current judgment was entered, or have arisen since the current judgment was entered because (describe the relevant facts and explain how the facts clearly show the proposed amendment were unknown or arose after the current judgment):

(Paragraph 9, continued.)	
III. CON	<u>ICLUSION</u>
10. Based on all of the above and the affida	vit(s) filed in support of this motion, the moving
party respectfully requests the Court issue an O	Order to amend the parenting time provisions in
the current judgment.	
Dated this day of	, 20
(Moving Party's Signature)	
(Printed Name)	
	
(Address)	
(City, State, Zip Code)	
(Telephone Number)	
(Email)	