RICT COURT COUNTY, NEVADA
CASE NO.:
DEPT:
CHILD CUSTODY, VISITATION, AND/OR D SUPPORT torney, if any,
aintiff/Defendant)
seeking to modify existing orders relating to child
IE RELIEF SOUGHT BY THIS MOTION, YOU RESPONSE TO THIS MOTION WITH THE IDE THE MOVING PARTY WITH A COPY OF DAYS OF THE SERVICE OF THIS MOTION. ISE WITH THE CLERK OF COURT WITHIN 10 OF THIS MOTION MAY RESULT IN THE BY THE COURT WITHOUT YOU HAVING AN IF SERVICE IS MADE BY MAIL, YOU HAVE R WRITTEN RESPONSE).
ted By:
eck one) Defendant In Proper Person

#### **MOTION**

(*Your name*) \_\_\_\_\_\_, in Proper Person, moves this Court for an Order modifying child custody, visitation, and/or child support.

## POINTS AND AUTHORITIES LEGAL ARGUMENT

When considering whether to modify physical custody, the court must determine what type of physical custody arrangement exists between the parties. The court must look at the actual physical custody timeshare the parties are exercising to determine what custody arrangement is in effect. Rivero v. Rivero, 125 Nev. 410, 430, 216 P.3d 213, 227 (2009).

Different tests apply to modify custody depending on the current custody arrangement. Joint physical custody may be modified or terminated if it is in the best interest of the child. NRS 125C.0045(2); <u>Truax v. Truax</u>, 110 Nev. 473, 874 P.2d 10 (1994). Primary physical custody may be modified only when "(1) there has been a substantial change in circumstances affecting the welfare of the child, and (2) the modification would serve the child's best interest." <u>Ellis v. Carucci</u>, 123 Nev. 145, 153, 161 P.3d 239, 244 (2007).

Pursuant to NRS 125C.0035(4), in determining the best interest of the child, the court must consider and set forth its specific findings concerning, among other things:

- (a) The wishes of the child if the child is of sufficient age and capacity to form an intelligent preference as to his or her physical custody.
  - (b) Any nomination of a guardian for the child by a parent.
- (c) Which parent is more likely to allow the child to have frequent associations and a continuing relationship with the noncustodial parent.
  - (d) The level of conflict between the parents.
  - (e) The ability of the parents to cooperate to meet the needs of the child.
  - (f) The mental and physical health of the parents.
  - (g) The physical, developmental and emotional needs of the child.
  - (h) The nature of the relationship of the child with each parent.
  - (i) The ability of the child to maintain a relationship with any sibling.
  - (j) Any history of parental abuse or neglect of the child or a sibling of the child.

- (k) Whether either parent or any other person seeking physical custody has engaged in an act of domestic violence against the child, a parent of the child or any other person residing with the child.
- (l) Whether either parent or any other person seeking physical custody has committed any act of abduction against the child or any other child.

A child support order must be reviewed by the court every three years upon request of a parent or guardian. A child support order may be reviewed at any time on the basis of changed circumstances. A change in 20% or more in the gross monthly income of a person subject to a child support order shall be deemed changed circumstances. NRS 125B.145. Any inaccuracy or falsification of financial information which results in an inappropriate award of child support is also grounds to modify child support. NRS 125B.080.

#### **FACTS AND ARGUMENT**

#### A. Request to Modify Child Custody and/or Visitation

1.	Current Custody Order. The current custody order was filed on (date)
2.	<b>Modification of Legal Custody.</b> ( $\boxtimes$ check one)
	☐ Legal custody should not be changed. (STOP. Go to Section 3)
	☐ Legal custody should be changed. Listed below is the current legal custody order and
	the legal custody order I would like the Court to order.

Child's Name:	Date of	I Have Now:	I Would Like:
	Birth	⊠ check one	⊠ check one
		☐ No legal custody	
		☐ Joint legal custody	☐ Joint legal custody
		☐ Sole legal custody	☐ Sole legal custody
		☐ No legal custody	
		☐ Joint legal custody	☐ Joint legal custody
		☐ Sole legal custody	☐ Sole legal custody
		☐ No legal custody	
		☐ Joint legal custody	Joint legal custody
		☐ Sole legal custody	☐ Sole legal custody
		☐ No legal custody	
		☐ Joint legal custody	Joint legal custody
		☐ Sole legal custody	☐ Sole legal custody

It	It is in the best interest of the children to change legal custody because (explain):			
_				
_				
_				
3.	Modification of Physi	cal Custody.	(⊠ check one)	
	☐ Physical custody sh	nould not be o	changed. (STOP. Go to Section	on 4)
	•		ged. Listed below is the curr	
	and the physical cu	stody order I	would like the Court to order	r.
	Child's Name:	Date of Birth	I Have Now:  ⊠ check one	I Would Like:  ⊠ check one
			<ul> <li>□ No visitation</li> <li>□ Visitation only</li> <li>□ Joint physical custody</li> <li>□ Primary physical custody</li> <li>□ Sole physical custody</li> <li>□ No visitation</li> <li>□ Visitation only</li> <li>□ Joint physical custody</li> <li>□ Primary physical custody</li> <li>□ Sole physical custody</li> <li>□ Sole physical custody</li> </ul>	<ul> <li>□ Visitation only</li> <li>□ Joint physical custody</li> <li>□ Primary physical custody</li> <li>□ Sole physical custody</li> <li>□ Visitation only</li> <li>□ Joint physical custody</li> <li>□ Primary physical custody</li> <li>□ Sole physical custody</li> <li>□ Sole physical custody</li> </ul>
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It is in the best interest of the children to change physical custody because (explain, referencing any applicable NRS 125C.0035(4) best interest factors listed in the Legal Argument section above):  You MUST complete this section if the other party currently has primary physical custody and you want to change the custody order.  Since the last order, there has been a substantial change in circumstances affecting the welfare of the children. (Explain the substantial changes affecting the children that have happened since the last custody order):
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the children. (Explain the substantial changes affecting the children that have happened since
the last custody order):

4.	Vis	sitation. (⊠ check all that apply)				
		Visitation should not be changed. (STOP. Go to Section B)				
		The <u>regular</u> visitation / timeshare should be changed. My proposed new visitation /				
		timeshare schedule is attached as Exhibit 1.				
		The holiday schedule should be changed. My proposed new holiday schedule is				
		attached as Exhibit 1.				
	It i	is in the best interest of the children to change visitation because (explain, referencing any				
		applicable NRS 125C.0035(4) best interest factors listed in the Legal Argument section				
		above):				
	B. Request to Modify Child Support					
		$\square$ Not Applicable ( $\boxtimes$ check if not applicable, and go to Section $C$ ).				
		If applicable, you must check and comply with the box below)				
		☐ I understand that I must file my Financial Disclosure Form to support my				
		request for child support and that failure to file my Financial Disclosure Form				
		may result in my request being denied.				
5.	Cu	irrent Child Support Order.				
		ame of party ordered to pay child support)				
	cui	rrently pays (amount) \$ per month in child support for (number) minor				
	chi	ildren. I want this order modified.				

ó.	Public Assistance. $(\boxtimes check one)$
	☐ I have never received Temporary Assistance for Needy Families (TANF).
	☐ I am now or have received Temporary Assistance for Needy Families (TANF) in the past.
	Parties' Income.
	My gross monthly income is ( <i>insert amount</i> ): \$/ OR □ unknown.
	The other parent's gross monthly income is ( <i>insert amount</i> ): $\square$ / OR $\square$ unknown.
	<b>Reason for Modification.</b> I want child support modified because: $(\boxtimes check \ all \ that \ apply)$
	☐ Child support should be reset based on the change in custody I am requesting.
	☐ The gross monthly income of the person paying child support has changed by more than
	20% since the last child support order was entered.
	☐ It has been more than three years since child support was last reviewed.
	$\square$ The following children have emancipated ( <i>write name</i> ( $s$ )):
	☐ The current child support order was set based on inaccurate or false information. (give the
	reason you believe child support was set inaccurately)
	☐ The parties are not following the custodial schedule on which child support was based:
	(explain the custodial schedule you have been following):
	It is in the children's best interest to modify child support because (tell the judge why it is in
	the children's best interest to change child support):

9. <b>A</b>	moun	nt Requested. (⊠ check one)				
	<b>C</b> hi	ld support should be modified so that (name of person who should pay child support)				
		pays (amount) \$ per month in child support.				
	Chi	ld support should be set at the statutory minimum of \$100 per month, per child;				
	l'm	not sure how much child support should be paid. The judge should set child support.				
	☐ Other (explain how much child support should be ordered and how you came up amount of child support):					
		C. Other Relief				
10. Ir	n addi	tion to the relief requested above, I would like the Court to also order the following:				
(I	(Explain anything else that you would like the judge to order, or enter "N/A" if you do not					
W	want anything else. Be specific.)					
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_						
	_	etfully ask the Court to grant me the relief requested above, including an award of				
	•	fees if I am able to retain an attorney for this matter, and any other relief the Court				
finds	appro	priate.				
DAT	ED					
		Submitted By: (your signature)				
		(print your name)				

# DECLARATION IN SUPPORT OF MOTION TO MODIFY CHILD CUSTODY, VISITATION, AND/OR CHILD SUPPORT

I declare, under penalty of perjury:

1.	That I have personal knowledge of the facts contained in this Motion and in this Declaration
	and I am competent to testify to the same.
2.	That the statements in this Motion and Declaration are true and correct to the best of my
	knowledge.
3.	Additional facts to support my requests include:
4.	I have attached the following Exhibit(s) to the Motion to support my requests: ( <i>Describe exhibit or write N/A on any blank lines</i> .)  a
	c
	d
	I declare under penalty of perjury under the law of the State of Nevada that the
foi	regoing is true and correct.
D/	ATED, 20
	Submitted By: (your signature)
	(print your name)

### **EXHIBIT 1: Parenting Timeshare and Holiday Schedule**

☐ No Visitation Requested Because: (explain in detail on separate sheet)

Regular Weekly Schedule During School Year: <u>Be very specific</u> . Include the times and days of the week for each parent's timeshare. (ex.: <u>Mom</u> : Saturday 7pm – Wednesday 3pm, <u>Dad</u> : Wednesday 3pm – Saturday 7pm)	
Summer Schedule:	☐ Same as the regular schedule. ☐ Other:
Mother's Day:	☐ Mother every year from 9am – 7pm. ☐ Other:
Father's Day:	☐ Father every year from 9am – 7pm. ☐ Other:
Children's Birthday:	□ <u>Even years</u> with (parent)
3 Day Weekends:	□ Each December before December 31, the parties must confer regarding their respective schedules for the upcoming year and agree in writing on an allocation of the Martin Luther King Day; President's Day; Labor Day; Memorial Day; and Nevada Day three day weekends between themselves. If the parties do not agree, the parties' normal weekly schedule will control with the parent otherwise entitled to have the children over the weekend being entitled to have the children in his or her care for the holiday as well.  □ Other:
Fourth of July:	□ Even years with ( <i>parent</i> ) Odd years with the other parent.  *Time shall begin July 4, at 10 a.m. and end on July 5, at 10 a.m.*  □ Other:

Easter / Spring Break: Thanksgiving:	<ul> <li>□ Even years with (parent)</li></ul>
Winter Break / Christmas:	□ Segment 1 consists of the first one-half of the Winter break and includes Christmas Eve and Christmas Day. Segment 1 begins the day the children are released from school for the break at the time the children are released from school. Segment 2 consists of the second one-half of the Winter break and includes New Year's Eve and New Year's Day. Segment 2 begins at noon on the first day of the second half of the Winter break and ends at noon the day before school resumes. In the event that the date marking the halfway point in the Winter break falls on December 25, Segment 2 will not begin until December 26.  Even years: Segment 1 with (parent)
Other Holidays:	
Vacation:	<ul> <li>□ The parents will not establish a formal vacation plan, and will instead mutually agree on vacation days and times with the children.</li> <li>□ Each parent may have up to (number) vacation days per year with the children. The parent shall notify the other parent of the vacation and provide a general vacation itinerary at least (number) days before the planned vacation.</li> <li>Vacation time supersedes the normal weekly or summer schedule and is not allowed during a holiday or school break allotted to the other parent.</li> </ul>