IN THE 7TH JUDICIAL DISTRICT, DISTRICT COURT DOUGLAS COUNTY, KANSAS

IN THE MATTER OF THE PATERNITY OF	
minor child(ren), by and through parent	Case No.
Plaintiff, and	
Defendant.	
Pursuant to K.S.A. Chapter 23	
JOURNAL ENTRY & DI	ECREE OF PATERNITY
matter comes before the Court for final hear Defendant (does not appear ORap through counsel), and does not contest the to the waiving of a record. There are no other to the waiving of a record. There are no other to the waiving of a record. There are no other to the waiving of a record. There are no other to the pleadings, and otherwise being duly adviced decrees: 1. The Court has jurisdiction over 2. Kansas is the home state of the jurisdiction to make a child custody determination.	ese proceedings. Both parties consent er appearances. Its of record, and considering all of ised, the Court finds, orders and this matter and the parties. It minor child(ren) and this court has ation herein. It minor child(ren) are the same.
(CHECK ONLY OI	NE)
Written entry of appearance and	d waiver of summons;
was served with summons by th	e Douglas County Sheriff;
was served by special process s	server;
was served with summons by ce	ertified-mail return receipt requested; or
was served by publication.	

5. Service of process upon Defendant has been duly accomplished, and is valid, binding and legal in all respects, and is hereby approved by the Court.

child(ren)listed below. The names and dates of birth of the living child(ren) now unde eighteen years of age are: Name DOB	
Name DOB	
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SEE ATTACHED LIST FOR ADDITIONAL CHILD(REN) IF NEEDED:YesI	lo
7. LEGAL CUSTODY OF THE CHILD(REN):	
Pursuant to the attached, parenting plan,	
1. The parties are granted joint legal custody of the minor child(ren) and shall consult with each other concerning decisions about the minor child(ren).	
2. The Mother is granted sole legal custody of the minor child(ren) for the follow reasons:	ing
3. The Father is granted sole legal custody of the minor child(ren) for the follow reasons:	ng

8. RESIDENCY OF THE CHILD(REN)

This Court hereby adopts the Permanent Parenting Plan of the parties which is filed separately herein, which designates **(choose one)**

- **A.** Mother is awarded primary residency of the child(ren) with the Father to have parenting as set out in the permanent parenting plan of the parties.
- **B.** Father is awarded primary residency of the child(ren) with the Mother to have parenting as set out in the permanent parenting plan of the parties.
- **C.** The parties have shared residency, with each parent having equal or nearly equal time and blocks of parenting time as set out in the permanent parenting plan of the parties.

9. CHILD SUPPORT (CHECK ALL THAT APPLY) A. Father Mother is ordered to pay \$______per month commencing______(month/day/year) as and for support for the minor child(ren) of the parties. Said support shall be paid through the Kansas Payment Center at the address which is set out below.

Child Support Rights have been assigned to DCF

B. Father Mother shall obtain and maintain suitable health insurance coverage for the minor children consistent with K.S.A. § 23-3114 and provide the other parent with suitable documentation (such as the insurance ID card) that allows the children to obtain medical services. In the event of IVD orders, the parent obtaining insurance will provide DCF suitable documentation, including the policy and identification numbers, to verify compliance with this order.

The parties shall share all unreimbursed medical and dental expenses of the minor child(ren) based on the relative income percentage of the parties as stated on line D 2 of the attached Child Support Worksheet. This percentage payment is in addition to the child support obligation of both parties and these payments need not be made through the Kansas Payment Center. A Medical Withholding Order or National Medical Support Notice shall be issued pursuant to K.S.A. 23-3115 and/or 42 U.S.C. 666(a)(19) if necessary.

10. CLAIMING CHILDREN FOR INCOME TAX PURPOSES

The parties agree to the following arrangement regarding claiming the children forincome tax purposes (CHECK ONLY ONE):

- **A.** The primary residential custodial parent is hereby allowed to claim the children for income tax purposes commencing in the current tax year and every year thereafter.
- **B.** The parties shall alternate claiming the child(ren) provided payor of child support obligation is current as of December 31st of year that payor is to claim the children with the primary residential custodial parent taking the even numbered years and the non-custodial parent taking odd numbered years. Parties shall complete IRS form 8332.
- **C.** (If parties have two minor children) Parties shall split claiming the children until first child reaches age 18; thereafter, they will alternate years with the primary residential custodial parent taking the first year. In order to utilize split claiming, payor of child support obligation must be current in that obligation as of December 31st of any year. Parties shall complete IRS form 8332.
- **D.** The Court makes no order for claiming children for income tax purposes.

11. ADDRESS FOR PAYMENTS AND ROLE OF COURT TRUSTEE

The address for support obligation payments is as follows: Kansas Payment Center Box 758599 Topeka, KS 66675-8599

IT IS FURTHER ORDERED that all child support payments shall be paid to the Kansas Payment Center, and a fee shall be deducted therefrom by the Kansas Payment Center to defray the expense of the operation of the Office of the District Court Trustee. All support payments shall be payable to the order of the Kansas Payment Center. The case number shown on the first page of this order shall be placed on all checks or money orders and said checks or money orders shall be made payable to the Kansas Payment Center and include the county designation (SG). The Kansas Payment Center shall forward said payments to Mother Father at (city, state, zip) and it shall be the responsibility of the receiving party to inform the Clerk of any change in address. IT IS FURTHER ORDERED that an income withholding order shall be issued immediately as required by K.S.A. 23-4,105 et seq. for the child support herein. The Office of the District Court Trustee shall immediately prepare the income withholding order, notice and answer forms for filing and service to the obligor's payer of income. Each party shall inform the Clerk of the District Court, in writing, of any change of name, residence and employer (with business address) within seven (7) days of a change. IT IS FURTHER ORDERED that, until the commencement of withholding by a payer/employer, the obligor shall pay all child support payments required by the

support order. Payments shall be remitted by the obligor to the Kansas Payment Center on or before the due date specified in the order.

IT IS SO ORDERED.

	JUDGE OF THE DISTRICT COURT
Plaintiff Pro Se	Defendant Pro Se
Street Address	Street Address
City, State, ZIP	City, State, ZIP
Telephone Number	Telephone Number
Email	Email