

SUPPLEMENT TO QUESTIONNAIRE
APPLICABLE TO MODIFICATION OF CUSTODY MATTERS
ANSWER ON SEPARATE SHEET

1. What considerations and factors led you to your agreeing to the current custody arrangement?
2. What have been the ‘pluses’ of the current custody arrangement?
3. What factors and circumstances contributed to these ‘pluses’?
4. What have been the ‘negatives’ (problems) of the current custody arrangement?
5. What factors and circumstances contributed to these ‘negatives’ (problems)?
6. Are there any changes / modifications (other than complete modification) that could be made in and to the current custody arrangement that would address these problems? If so, what?
7. What modification are you seeking or opposing in the current custody arrangement?
8. Why do you believe that the current custody arrangement is or is not in the children’s best interest?
9. Why do you believe that the desired modification (or non-modification) to the current custody arrangement is or is not in the children’s best interest?
10. Since the entry of the Final Judgment and Decree, how many days have the children been with you – i.e., slept at your residence?
11. Since the entry of the Final Judgment and Decree, how many days were the kids “scheduled” to be with you but were not, and why?
12. What positive or detrimental effects would a modification in the current custody arrangement have on the children?
13. If the current custody arrangement were changed, what parenting plan do you propose?

14. List the name, address, and telephone numbers of persons who can provide information as to your past and current ability to care and provide for the children?
15. List the name, address, and telephone numbers of persons who can provide information as to why the current custody arrangement should or should not be changed.

NOTE: Responses to Questionnaire and Supplement may be handwritten provided neat and legible.

Oath at bottom of Questionnaire applies to answers to this Supplement.